

Congressional Record

United States of America

proceedings and debates of the 104^{th} congress, first session

Vol. 141

WASHINGTON, MONDAY, SEPTEMBER 25, 1995

No. 150

House of Representatives

The House met at 12 noon and was called to order by the Speaker pro tempore [Mr. TATE].

DESIGNATION OF THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore laid before the House the following communication from the Speaker:

WASHINGTON, DC, September 25, 1995.

I hereby designate the Honorable RANDY TATE to act as Speaker pro tempore on this

> NEWT GINGRICH, Speaker of the House of Representatives.

PRAYER

The Chaplain, Rev. James David Ford, D.D., offered the following pray-

On this day and in this moment of prayer we remember those who have special need and who look to You, gracious God, for the spiritual and emotional support that You alone can give. May Your hand of healing, Your words of compassion and mercy, and Your heart of love comfort and sustain all who turn to You in faith and trust. May they sense Your presence in their lives and may the power You showed in healing and restoring renew them in mind, body, and spirit. And may Your peace, O God, that passes all human understanding, be with them and remain with them now and evermore. Amen.

THE JOURNAL

The SPEAKER pro tempore. The Chair has examined the Journal of the last day's proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. Will the gentleman from Florida [Mr. YOUNG] come forward and lead the House in the Pledge of Allegiance.

Mr. YOUNG of Florida led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

CONFERENCE REPORT ON H.R. 2126, DEPARTMENT OF DEFENSE AP-PROPRIATIONS ACT, 1996

Mr. YOUNG of Florida submitted the following conference report and statement on the bill (H.R. 2126) making appropriations for the Department of Defense for the fiscal year ending September 30, 1996, and for other purposes:

CONFERENCE REPORT (H. REPT. 104-261)

The committee of conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill (H.R. 2126) "making appropriations for the Department of Defense for the fiscal year ending September 30, 1996, and for other purposes, having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as fol-

That the House recede from its disagreement to the amendment of the Senate, and agree to the same with an amendment, as

In lieu of the matter stricken and inserted by said amendment, insert: That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year ending September 30, 1996, for military functions administered by the Department of Defense and for other purposes, namely:

TITLE I—MILITARY PERSONNEL

MILITARY PERSONNEL, ARMY

For pay, allowances, individual clothing, interest on deposits, gratuities, permanent change of station travel (including all expenses thereof for organizational movements), and expenses of temporary duty travel between permanent duty stations, for members of the Army on active duty

(except members of reserve components provided for elsewhere), cadets, and aviation cadets; and for payments pursuant to section 156 of Public Law 97-377, as amended (42 U.S.C. 402 note), to section 229(b) of the Social Security Act (42 U.S.C. 429(b)), and to the Department of Defense Military Retirement Fund; \$19,809,187,000.

MILITARY PERSONNEL, NAVY

For pay, allowances, individual clothing, interest on deposits, gratuities, permanent change of station travel (including all expenses thereof for organizational movements), and expenses of temporary duty travel between permanent duty stations, for members of the Navy on active duty (except members of the Reserve provided for elsewhere), midshipmen, and aviation cadets; and for payments pursuant to section 156 of Public Law 97-377, as amended (42 U.S.C. 402 note), to section 229(b) of the Social Security Act (42 U.S.C. 429(b)) and to the Department of Defense Military Retirement Fund; \$17,008,563,000.

MILITARY PERSONNEL, MARINE CORPS

For pay, allowances, individual clothing, interest on deposits, gratuities, permanent change of station travel (including all expenses thereof for organizational movements), and expenses of temporary duty travel between permanent duty stations, for members of the Marine Corps on active duty (except members of the Reserve provided for elsewhere); and for payments pursuant to section 156 of Public Law 97-377, as amended (42 U.S.C. 402 note), to section 229(b) of the Social Security Act (42 U.S.C. 429(b)), and to the Department of Defense Military Retirement Fund: \$5,885,740,000.

MILITARY PERSONNEL, AIR FORCE

For pay, allowances, individual clothing, interest on deposits, gratuities, permanent change of station travel (including all expenses thereof for organizational movements), and expenses of temporary duty travel between permanent duty stations, for members of the Air Force on active duty (except members of reserve components provided for elsewhere, cadets, and aviation cadets; and for payments pursuant to section 156 of Public Law 97-377, as amended (42 U.S.C. 402 note), to section 229(b) of the Social Security Act (42 U.S.C. 429(b)), and to the Department of Defense Military Retirement Fund; \$17,207,743,000.

RESERVE PERSONNEL, ARMY

For pay, allowances, clothing, subsistence, gratuities, travel, and related expenses for personnel of the Army Reserve on active duty under sections 10211, 10302, and 3038 of title 10, United States Code, or while serving on active

☐ This symbol represents the time of day during the House proceedings, e.g., ☐ 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.



duty under section 12301(d) of title 10, United States Code, in connection with performing duty specified in section 12310(a) of title 10, United States Code, or while undergoing reserve training, or while performing drills or equivalent duty or other duty, and for members of the Reserve Officers' Training Corps, and expenses authorized by section 16131 of title 10, United States Code; and for payments to the Department of Defense Military Retirement Fund; \$2,122,466,000.

RESERVE PERSONNEL, NAVY

For pay, allowances, clothing, subsistence, gratuities, travel, and related expenses for personnel of the Navy Reserve on active duty under section 10211 of title 10, United States Code, or while serving on active duty under section 12301(d) of title 10, United States Code, in connection with performing duty specified in section 12310(a) of title 10, United States Code, or while undergoing reserve training, or while performing drills or equivalent duty, and for members of the Reserve Officers' Training Corps, and expenses authorized by section 16131 of title 10, United States Code; and for payments to the Department of Defense Military Retirement Fund; \$1,355,523,000.

RESERVE PERSONNEL, MARINE CORPS

For pay, allowances, clothing, subsistence, gratuities, travel, and related expenses for personnel of the Marine Corps Reserve on active duty under section 10211 of title 10, United States Code, or while serving on active duty under section 12301(d) of title 10, United States Code, in connection with performing duty specified in section 12310(a) of title 10, United States Code, or while undergoing reserve training, or while performing drills or equivalent duty, and for members of the Marine Corps platoon leaders class, and expenses authorized by section 16131 of title 10, United States Code; and for payments to the Department of Defense Military Retirement Fund; \$378,151,000.

RESERVE PERSONNEL, AIR FORCE

For pay, allowances, clothing, subsistence, gratuities, travel, and related expenses for personnel of the Air Force Reserve on active duty under sections 10211, 10305, and 8038 of title 10, United States Code, or while serving on active duty under section 12301(d) of title 10, United States Code, in connection with performing duty specified in section 12310(a) of title 10. United States Code, or while undergoing reserve training, or while performing drills or equivalent duty or other duty, and for members of the Air Reserve Officers' Training Corps, and expenses authorized by section 16131 of title 10, United States Code; and for payments to the Department of Defense Military Retirement Fund; \$784,586,000.

NATIONAL GUARD PERSONNEL, ARMY

For pay, allowances, clothing, subsistence, gratuities, travel, and related expenses for personnel of the Army National Guard while on duty under section 10211, 10302, or 12402 of title 10 or section 708 of title 32, United States Code, or while serving on duty under section 12301(d) of title 10 or section 502(f) of title 32, United States Code, in connection with performing duty specified in section 12310(a) of title 10, United States Code, or while undergoing training, or while performing drills or equivalent duty or other duty, and expenses authorized by section 16131 of title 10, United States Code; and for payments to the Department of Defense Military Retirement Fund; \$3,242,422,000.

NATIONAL GUARD PERSONNEL, AIR FORCE

For pay, allowances, clothing, subsistence, gratuities, travel, and related expenses for personnel of the Air National Guard on duty under section 10211, 10305, or 12402 of title 10 or section 708 of title 32, United States Code, or while serving on duty under section 12301(d) of title 10 or section 502(f) of title 32, United States Code, in connection with performing duty specified in

section 12310(a) of title 10, United States Code, or while undergoing training, or while performing drills or equivalent duty or other duty, and expenses authorized by section 16131 of title 10, United States Code; and for payments to the Department of Defense Military Retirement Fund; \$1,259,627,000.

$TITLE\ II-OPERATION\ AND\ MAINTENANCE$

OPERATION AND MAINTENANCE, ARMY

(INCLUDING TRANSFER OF FUNDS)

For expenses, not otherwise provided for, necessary for the operation and maintenance of the Army, as authorized by law; and not to exceed \$14,437,000\$ can be used for emergencies and extraordinary expenses, to be expended on the approval or authority of the Secretary of the Army, and payments may be made on his certificate of necessity for confidential military purposes; \$18,321,965,000\$ and, in addition \$50,000,000\$ shall be derived by transfer from the National Defense Stockpile Transaction Fund.

OPERATION AND MAINTENANCE, NAVY (INCLUDING TRANSFER OF FUNDS)

For expenses, not otherwise provided for, necessary for the operation and maintenance of the Navy and the Marine Corps, as authorized by law; and not to exceed \$4,151,000 can be used for emergencies and extraordinary expenses, to be expended on the approval or authority of the Secretary of the Navy, and payments may be made on his certificate of necessity for confidential military purposes; \$21,279,425,000 and, in addition, \$50,000,000 shall be derived by transfer from the National Defense Stockpile Transaction Fund: Provided. That of the funds anpropriated under this heading, \$595,100,000 shall be available only for the liquidation of prior year accumulated operating losses of the Department of the Navy activities included in the Defense Business Operations Fund.

OPERATION AND MAINTENANCE, MARINE CORPS

For expenses, not otherwise provided for, necessary for the operation and maintenance of the Marine Corps, as authorized by law; \$2,392,522,000.

OPERATION AND MAINTENANCE, AIR FORCE (INCLUDING TRANSFER OF FUNDS)

For expenses, not otherwise provided for, necessary for the operation and maintenance of the Air Force, as authorized by law; and not to exceed \$8,362,000 can be used for emergencies and extraordinary expenses, to be expended on the approval or authority of the Secretary of the Air Force, and payments may be made on his certificate of necessity for confidential military pur-\$18,561,267,000 and. in addition. \$50,000,000 shall be derived by transfer from the National Defense Stockpile Transaction Fund: Provided, That the Secretary of the Air Force may acquire all right, title, and interest of any party in and to parcels of real property, including improvements thereon, consisting of not more than 92 acres, located near King Salmon Air Force Station for the purpose of conducting a response action in accordance with the Comprehensive Environmental Response, Compensation, and Liability Act (42 U.S.C. 9601–9675) and the Air Force Installation Restoration Program. OPERATION AND MAINTENANCE, DEFENSE-WIDE

(INCLUDING TRANSFER OF FUNDS)

For expenses, not otherwise provided for, necessary for the operation and maintenance of activities and agencies of the Department of Defense (other than the military departments), as authorized by law; \$10,388,595,000, of which not to exceed \$25,000,000 may be available for the CINC initiative fund account; and of which not to exceed \$28,588,000 can be used for emergencies and extraordinary expenses, to be expended on the approval or authority of the Secretary of Defense, and payments may be made on his certificate of necessity for confidential military purposes: Provided, That of the funds appropriated under this heading, \$20,000,000 shall be

made available only for use in federally owned education facilities located on military installations for the purpose of transferring title of such facilities to the local education agency: Provided further, That of the funds available under this heading, \$300,000,000 shall be available only for transfer to the Coast Guard in support of the national security functions of the Coast Guard, while operating in conjunction with and in support of the Navy: Provided further, That funds transferred pursuant to this section are in addition to transfer authority provided elsewhere in this Act

OPERATION AND MAINTENANCE, ARMY RESERVE

For expenses, not otherwise provided for, necessary for the operation and maintenance, including training, organization, and administration, of the Army Reserve; repair of facilities and equipment; hire of passenger motor vehicles; travel and transportation; care of the dead; recruiting; procurement of services, supplies, and equipment; and communications; \$1,119,191,000.

OPERATION AND MAINTENANCE, NAVY RESERVE

For expenses, not otherwise provided for, necessary for the operation and maintenance, including training, organization, and administration, of the Navy Reserve; repair of facilities and equipment; hire of passenger motor vehicles; travel and transportation; care of the dead; recruiting; procurement of services, supplies, and equipment; and communications; \$859,542,000.

OPERATION AND MAINTENANCE, MARINE CORPS RESERVE

For expenses, not otherwise provided for, necessary for the operation and maintenance, including training, organization, and administration, of the Marine Corps Reserve; repair of facilities and equipment; hire of passenger motor vehicles; travel and transportation; care of the dead; recruiting; procurement of services, supplies, and equipment; and communications; \$100.283.000

OPERATION AND MAINTENANCE, AIR FORCE RESERVE

For expenses, not otherwise provided for, necessary for the operation and maintenance, including training, organization, and administration, of the Air Force Reserve; repair of facilities and equipment; hire of passenger motor vehicles; travel and transportation; care of the dead; recruiting; procurement of services, supplies, and equipment; and communications; \$1,519,287,000.

OPERATION AND MAINTENANCE, ARMY NATIONAL GUARD

For expenses of training, organizing, and administering the Army National Guard, including medical and hospital treatment and related expenses in non-Federal hospitals; maintenance, operation, and repairs to structures and facilities; hire of passenger motor vehicles; personnel services in the National Guard Bureau; travel expenses (other than mileage), as authorized by law for Army personnel on active duty, for Army National Guard division, regimental, and battalion commanders while inspecting units in compliance with National Guard Bureau regulations when specifically authorized by the Chief, National Guard Bureau; supplying and equipping the Army National Guard as authorized by law; and expenses of repair, modification, maintenance, and issue of supplies and equipment (including aircraft); \$2,440,808,000.

OPERATION AND MAINTENANCE, AIR NATIONAL GUARD

For operation and maintenance of the Air National Guard, including medical and hospital treatment and related expenses in non-Federal hospitals; maintenance, operation, repair, and other necessary expenses of facilities for the training and administration of the Air National Guard, including repair of facilities, maintenance, operation, and modification of aircraft; transportation of things; hire of passenger motor vehicles; supplies, materials, and equipment, as authorized by law for the Air National

Guard; and expenses incident to the maintenance and use of supplies, materials, and equipment, including such as may be furnished from stocks under the control of agencies of the Department of Defense; travel expenses (other than mileage) on the same basis as authorized by law for Air National Guard personnel on active Federal duty, for Air National Guard commanders while inspecting units in compliance with National Guard Bureau regulations when specifically authorized by the Chief, National Guard Bureau; \$2,776,121,000.

United States Court of Appeals for the ARMED FORCES

For salaries and expenses necessary for the United States Court of Appeals for the Armed Forces: \$6.521.000, of which not to exceed \$2.500 can be used for official representation purposes.

ENVIRONMENTAL RESTORATION DEFENSE

(INCLUDING TRANSFER OF FUNDS

For the Department of Defense; \$1,422,200,000, to remain available until transferred: Provided, That the Secretary of Defense shall, upon determining that such funds are required for environmental restoration, reduction and recycling of hazardous waste, removal of unsafe buildings and debris of the Department of Defense, or for similar purposes (including programs and operations at sites formerly used by the Department of Defense), transfer the funds made available by this appropriation to other appropriations made available to the Department of Defense, to be merged with and to be available for the same purposes and for the same time period as the appropriations of funds to which transferred, as follows:

Operation and Maintenance, Army, \$631,900,000;

Operation and Maintenance. Navy, \$365,300,000;

Operation and Maintenance, Air Force, \$368,000,000; and

Operation and Maintenance, Defense-wide, \$57,000,000: Provided further, That upon a determination that all or part of the funds transferred from this appropriation are not necessary for the purposes provided herein, such amounts may be transferred back to this appropriation.

SUMMER OLYMPICS

For logistical support and personnel services (other than pay and non-travel-related allowances of members of the Armed Forces of the United States, except for members of the reserve components thereof called or ordered to active duty to provide support for the 1996 Games of the XXVI Olympiad to be held in Atlanta, Georgia) provided by any component of the Department of Defense to the 1996 Games of the XXVI Olympiad; \$15,000,000: Provided, That funds appropriated under this heading shall remain available for obligation until September 30, 1997. OVERSEAS HUMANITARIAN. DISASTER. AND CIVIC

AID

For expenses relating to the Overseas Humanitarian, Disaster, and Civic Aid programs of the Department of Defense (consisting of the programs provided under sections 401, 402, 404, 2547, and 2551 of title 10, United States Code); \$50,000,000: Provided, That of the funds available under this heading, \$20,000,000 shall be available for training and activities related to the clearing of landmines for humanitarian purposes.

FORMER SOVIET UNION THREAT REDUCTION

For assistance to the republics of the former Soviet Union, including assistance provided by contract or by grants, for facilitating the elimination and the safe and secure transportation and storage of nuclear, chemical and other weapons; for establishing programs to prevent the proliferation of weapons, weapons components, and weapon-related technology and expertise; for programs relating to the training and support of defense and military personnel for demilitarization and protection of weapons,

weapons components and weapons technology and expertise; \$300,000,000 to remain available until expended.

TITLE III—PROCUREMENT AIRCRAFT PROCUREMENT, ARMY

For construction, procurement, production, modification, and modernization of aircraft, equipment, including ordnance, ground handling equipment, spare parts, and accessories therefor; specialized equipment and training devices; expansion of public and private plants, including the land necessary therefor, for the foregoing purposes, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title; and procurement and installation of equipment, appliances, and machine tools in public and private plants; reserve plant and Government and contractor-owned equipment layaway; and other expenses necessary for the foregoing purposes; \$1,558,805,000, to remain available for obligation until September 30, 1998: Provided, That not less than nine UH-60L helicopters shall be made available to the Army National Guard for the medical evacuation mission.

MISSILE PROCUREMENT, ARMY

For construction, procurement, production, modification, and modernization of missiles, equipment, including ordnance, ground handling equipment, spare parts, and accessories therefor; specialized equipment and training devices; expansion of public and private plants, including the land necessary therefor, for the foregoing purposes, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title; and procurement and installation of equipment, appliances, and machine tools in public and private plants; reserve plant and Government and contractor-owned equipment layaway; and other expenses necessary for the foregoing purposes; \$865,555,000, to remain available for obligation until September 30, 1998.

PROCUREMENT OF WEAPONS AND TRACKED COMBAT VEHICLES, ARMY

For construction, procurement, production, and modification of weapons and tracked combat vehicles, equipment, including ordnance, spare parts, and accessories therefor; specialized equipment and training devices; expansion of public and private plants, including the land necessary therefor, for the foregoing purposes, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title; and procurement and installation of equipment, appliances, and machine tools in public and private plants; reserve plant and Government and contractor-owned equipment layaway; and other expenses necessary for the foregoing purposes; \$1,652,745,000, to remain available for obligation until Septem-

PROCUREMENT OF AMMUNITION. ARMY

For construction, procurement, production, and modification of ammunition, and accessories therefor; specialized equipment and training devices; expansion of public and private plants, including ammunition facilities authorized by section 2854, title 10. United States Code. and the land necessary therefor, for the foregoing purposes, and such lands and interests therein may be acquired, and construction prosecuted thereon prior to approval of title; and procurement and installation of equipment, appliances, and machine tools in public and private plants; reserve plant and Government and contractor-owned equipment layaway; and other expenses necessary for the foregoing purposes; \$1,110,685,000, to remain available for obligation until September 30, 1998.3

OTHER PROCUREMENT, ARMY

For construction, procurement, production, and modification of vehicles, including tactical, support, and nontracked combat vehicles; the purchase of not to exceed 41 passenger motor ve-

hicles for replacement only; communications and electronic equipment; other support equipment; spare parts, ordnance, and accessories therefor; specialized equipment and training devices; expansion of public and private plants, including the land necessary therefor, for foregoing purposes, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title; and procurement and installation of equipment, appliances, and machine tools in public and private plants; reserve plant and Government and contractor-owned equipment layaway; and other expenses necessary for the foregoing purposes; \$2,769,443,000, to remain available for obligation until September 30, 1998.

AIRCRAFT PROCUREMENT, NAVY

For construction, procurement, production, modification, and modernization of aircraft, equipment, including ordnance, spare parts, and accessories therefor; specialized equipment; expansion of public and private plants, including the land necessary therefor, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title: and procurement and installation of equipment, appliances, and machine tools in public and private plants; reserve plant and Government and contractor-owned equipment layaway; \$4,589,394,000, to remain available for obligation until September 30, 1998.

WEAPONS PROCUREMENT, NAVY

For construction, procurement, production, modification, and modernization of missiles, torpedoes, other weapons, and related support equipment including spare parts, and accessories therefor; expansion of public and private plants, including the land necessary therefor, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title; and procurement and installation of equipment, appliances, and machine tools in public and private plants; reserve plant and Government and contractor-owned equipment lavaway: \$1.669.827.000. to remain available for obligation until September 30, 1998.

PROCUREMENT OF AMMUNITION, NAVY AND MARINE CORPS

For construction, procurement, production, and modification of ammunition, and accessories therefor; specialized equipment and training devices; expansion of public and private plants, including ammunition facilities authorized by section 2854, title 10, United States Code, and the land necessary therefor, for the foregoing purposes, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title; and procurement and installation of equipment, appliances, and machine tools in public and private plants; reserve plant and Government and contractor-owned equipment layaway; and other expenses necessary for the foregoing purposes; \$430,053,000, to remain available for obligation until September 30, 1998.

SHIPBUILDING AND CONVERSION. NAVY

For expenses necessary for the construction, acquisition, or conversion of vessels as authorized by law, including armor and armament thereof, plant equipment, appliances, and machine tools and installation thereof in public and private plants; reserve plant and Government and contractor-owned equipment layaway; procurement of critical, long leadtime components and designs for vessels to be constructed or converted in the future; and expansion of public and private plants, including land necessary therefor, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title, as follows:

For continuation of the SSN-21 attack sub-

marine program, \$700,000,000; NSSN-1 (AP), \$704,498,000; NSSN-2 (AP), \$100,000,000; CVN Refuelings, \$221,988,000; DGS-51 destroyer program, \$2,169,257,000, for the purchase of two destroyers and advance procurement: Provided, That the Secretary of the Navy shall award a contract, if successfully negotiated, for two additional DDG-51 destroyers on October 1, 1996;

LHD-1 amphibious assault ship program, \$1,300,000,000;

LPD-17 amphibious transport dock ship, \$974,000,000;

Fast patrol craft, \$9,500,000;

T-AGS-64 multi-purpose oceanographic survey ship. \$16,000,000:

LSD-52, \$20,000,000;

For craft, outfitting, post delivery conversions, and first destination transportation, \$428,715,000; In all: \$6,643,958,000, to remain available for obligation until September 30, 2000: Provided, That additional obligations may be incurred after September 30, 2000, for engineering services, tests, evaluations, and other such budgeted work that must be performed in the final state of ship construction: Provided further. That none of the funds herein provided for the construction or conversion of any naval vessel to be constructed in shipyards in the United States shall be expended in foreign facilities for the construction of major components of such vessel: Provided further, That none of the funds herein provided shall be used for the construction of any naval vessel in foreign shipyards.

OTHER PROCUREMENT, NAVY

For procurement, production, and modernization of support equipment and materials not otherwise provided for, Navy ordnance (except ordnance for new aircraft, new ships, and ships authorized for conversion); the purchase of not to exceed 252 passenger motor vehicles for replacement only; expansion of public and private plants, including the land necessary therefor, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title; and procurement and installation of equipment, appliances, and machine tools in public and private plants: reserve plant and Government and contractor-owned equipment lavaway: \$2.503.581.000. to remain available for obligation until September 30, 1998.

PROCUREMENT, MARINE CORPS

For expenses necessary for the procurement, manufacture, and modification of missiles, armament, military equipment, spare parts, and accessories therefor; plant equipment, appliances, and machine tools, and installation thereof in public and private plants; reserve plant and Government and contractor-owned equipment layaway; vehicles for the Marine Corps, including the purchase of not to exceed 194 passenger motor vehicles for replacement only; and expansion of public and private plants, including land necessary therefor, and such lands and interests therein, may be acquired and construction prosecuted thereon prior to approval of title; \$458,947,000, to remain available for obligation until September 30, 1998.

AIRCRAFT PROCUREMENT, AIR FORCE

For construction, procurement, and modification of aircraft and equipment, including armor and armament, specialized ground handling equipment, and training devices, spare parts, and accessories therefor; specialized equipment; expansion of public and private plants, Government-owned equipment and installation thereof in such plants, erection of structures, and acquisition of land, for the foregoing purposes, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title; reserve plant and Government and contractor-owned equipment layaway; and other expenses necessary for the foregoing purposes including rents and transportation of things; \$7,367,983,000, to remain available for obligation until September 30, 1998.

MISSILE PROCUREMENT, AIR FORCE

For construction, procurement, and modification of missiles. spacecraft, rockets, and related

equipment, including spare parts, and accessories therefor, ground handling equipment, and training devices; expansion of public and private plants, Government-owned equipment and installation thereof in such plants, erection of structures, and acquisition of land, for the foregoing purposes, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title; reserve plant and Government and contractorowned equipment layaway; and other expenses necessary for the foregoing purposes including and transportation of\$2,943,931,000, to remain available for obligation until September 30, 1998.

PROCUREMENT OF AMMUNITION, AIR FORCE

For construction, procurement, production, and modification of ammunition and accessories therefor: specialized equipment and training devices; expansion of public and private plants, including ammunition facilities authorized by section 2854, title 10. United States Code, and the land necessary therefor, for the foregoing purposes, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title; and procurement and installation of equipment, appliances. and machine tools in public and private plants; reserve plant and Government and contractorowned equipment layaway; and other expenses necessary for the foregoing purposes; \$338,800,000, to remain available for obligation until September 30, 1998.

OTHER PROCUREMENT, AIR FORCE

For procurement and modification of equipment (including ground guidance and electronic control equipment, and ground electronic and communication equipment), and supplies, materials, and spare parts therefor, not otherwise provided for; the purchase of not to exceed 385 passenger motor vehicles for replacement only; the purchase of 1 vehicle required for physical security of personnel, notwithstanding price limitations applicable to passenger vehicles but not to exceed \$260,000 per vehicle; and expansion of public and private plants, Governmentowned equipment and installation thereof in such plants, erection of structures, and acquisition of land, for the foregoing purposes, and such lands and interests therein, may be acquired, and construction prosecuted thereon, prior to approval of title; reserve plant and Government and contractor-owned equipment layaway; \$6,284,230,000, to remain available for obligation until September 30, 1998.

PROCUREMENT, DEFENSE-WIDE

For expenses of activities and agencies of the Department of Defense (other than the military departments) necessary for procurement, pro-duction, and modification of equipment, supplies, materials and spare parts therefor, not otherwise provided for; the purchase of not to exceed 451 passenger motor vehicles, of which 447 shall be for replacement only; expansion of public and private plants, equipment, and installation thereof in such plants, erection of structures, and acquisition of land for the foregoing purposes, and such lands and interests therein, may be acquired, and construction prosecuted thereon prior to approval of title; reserve plant and Government and contractorowned equipment layaway; \$2,124,379,000, to remain available for obligation until September 30,

NATIONAL GUARD AND RESERVE EQUIPMENT

For procurement of aircraft, missiles, tracked combat vehicles, ammunition, other weapons, and other procurement for the reserve components of the Armed Forces; \$777,000,000, to remain available for obligation until September 30, 1998: Provided, That the Chiefs of the Reserve and National Guard components shall, not later than November 1, 1995, individually submit to the congressional defense committees the modernization priority assessment for their respective Reserve or National Guard component.

TITLE IV—RESEARCH, DEVELOPMENT, TEST AND EVALUATION

RESEARCH, DEVELOPMENT, TEST AND EVALUATION. ARMY

For expenses necessary for basic and applied scientific research, development, test and evaluation, including maintenance, rehabilitation, lease, and operation of facilities and equipment, as authorized by law; \$4,870,684,000, to remain available for obligation until September 30, 1997.

RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY

For expenses necessary for basic and applied scientific research, development, test and evaluation, including maintenance, rehabilitation. lease, and operation of facilities and equipment, as authorized by law: \$8.748.132.000, to remain available for obligation until September 30, 1997: Provided, That of the funds provided in Public Law 103-335, in title IV, under the heading "Research, Development, Test and Evaluation, Navy'', \$5,000,000 shall be made available as a grant only to the Marine and Environmental Research and Training Station (MERTS) for laboratory and other efforts associated with research, development, and other programs of major importance to the Department of Defense: Provided further, That funds appropriated in this paragraph which are available for the V-22 may be used to meet unique requirements of the Special Operations Forces.

RESEARCH, DEVELOPMENT, TEST AND EVALUATION, AIR FORCE

For expenses necessary for basic and applied scientific research, development, test and evaluation, including maintenance, rehabilitation, lease, and operation of facilities and equipment, as authorized by law; \$13,126.567,000, to remain available for obligation until September 30, 1997: Provided, That of the funds made available in this paragraph, \$25,000,000 shall be only for development of reusable launch vehicle technologies: Provided further, That not less than \$9,500,000 of the funds appropriated in this paragraph shall be made available only for the Joint Seismic Program and the Global Seismographic Network.

RESEARCH, DEVELOPMENT, TEST AND EVALUATION, DEFENSE-WIDE

For expenses of activities and agencies of the Department of Defense (other than the military departments), necessary for basic and applied scientific research, development, test and evaluation; advanced research projects as may be designated and determined by the Secretary of Defense, pursuant to law; maintenance, rehabilitation, lease, and operation of facilities and equipment, as authorized by law; \$9,411,057,000, to remain available for obligation until September 30, 1997: Provided, That not less than \$200,442,000 of the funds appropriated in this paragraph shall be made available only for the Sea-Based Wide Area Defense (Navy Upper-Tier) program: Provided further, That the funds made available under the second proviso under this heading in Public Law 103-335 (108 Stat. 2613) shall also be available to cover the reasonable costs of the administration of loan guarantees referred to in that proviso and shall be available to cover such costs of administration and the costs of such loan guarantees until September 30, 1998.

DEVELOPMENTAL TEST AND EVALUATION, DEFENSE

For expenses, not otherwise provided for, of independent activities of the Director, Test and Evaluation in the direction and supervision of developmental test and evaluation, including performance and joint developmental testing and evaluation; and administrative expenses in connection therewith; \$251,082,000, to remain available for obligation until September 30, 1997. OPERATIONAL TEST AND EVALUATION, DEFENSE

For expenses, not otherwise provided for, necessary for the independent activities of the Director, Operational Test and Evaluation in the

direction and supervision of operational test and evaluation, including initial operational test and evaluation which is conducted prior to, and in support of, production decisions; joint operational testing and evaluation; and administrative expenses in connection therewith; \$22,587,000 to remain available for obligation until September 30, 1997.

TITLE V—REVOLVING AND MANAGEMENT FUNDS

DEFENSE BUSINESS OPERATIONS FUND

For the Defense Business Operations Fund; \$878,700,000.

NATIONAL DEFENSE SEALIFT FUND

For National Defense Sealift Fund programs, projects, and activities, and for expenses of the National Defense Reserve Fleet, as established by section 11 of the Merchant Ship Sales Act of 1946 (50 U.S.C. App 1744); \$1,024,220,000, to remain available until expended: Provided, That none of the funds provided in this paragraph shall be used to award a new contract hat provides for the acquisition of any of the following major components unless such components are manufactured in the United States: auxiliary equipment, including pumps, for all ship-board services; propulsion system components (that is; engines, reduction gears, and propellers); shipboard cranes; and spreaders for shipboard cranes: Provided further, That the exercise of an option in a contract awarded through the obligation of previously appropriated funds shall not be considered to be the award of a new contract: Provided further, That the Secretary of the military department responsible for such procurement may waive this restriction on a case-by-case basis by certifying in writing to the Committees on Appropriations of the House of Representatives and the Senate, that adequate domestic supplies are not available to meet Department of Defense requirements on a timely basis and that such an acquisition must be made in order to acquire capability for national security purposes: Provided further, That the Secretary of the Navy may obligate not to exceed \$110,000,000 from available appropriations to the Navy for the procurement of one additional MPS ship.

TITLE VI—OTHER DEPARTMENT OF DEFENSE PROGRAMS

DEFENSE HEALTH PROGRAM

For expenses, not otherwise provided for, for medical and health care programs of the Department of Defense, as authorized by law; \$10,226,358,000, of which \$9,938,325,000 shall be for Operation and maintenance, of which \$288,033,000, to remain available for obligation until September 30, 1998, shall be for Procurement: Provided, That of the funds appropriated under this heading, \$14,500,000 shall be made available for obtaining emergency communications services for members of the Armed Forces and their families from the American National Red Cross as authorized by law: Provided further, That the date for implementation of the nation-wide managed care military health services system shall be extended to September 30, 1997: Provided further, That of the funds provided under this heading, \$3,400,000 is available only to permit private sector or non-federal physicians, who have used and will use the antibacterial treatment method based upon the excretion of dead decaying spherical bacteria, to work in conjunction with the Walter Reed Army Medical Center on a treatment protocol and related studies for Desert Storm Syndrome-affected veterans.

CHEMICAL AGENTS AND MUNITIONS DESTRUCTION, DEFENSE

For expenses, not otherwise provided for, necessary for the destruction of the United States stockpile of lethal chemical agents and munitions in accordance with the provisions of section 1412 of the Department of Defense Authorization Act, 1986 (50 U.S.C. 1521), and for the

destruction of other chemical warfare materials that are not in the chemical weapon stockpile, \$672,250,000, of which \$353,850,000 shall be for Operation and maintenance, \$265,000,000 shall be for Procurement to remain available until September 30, 1998, and \$53,400,000 shall be for Research, development, test and evaluation to remain available until September 30, 1997.

DRUG INTERDICTION AND COUNTER-DRUG ACTIVITIES, DEFENSE

(INCLUDING TRANSFER OF FUNDS)

For drug interdiction and counter-drug activities of the Department of Defense, for transfer to appropriations available to the Department of Defense for military personnel of the reserve components serving under the provisions of title 10 and title 32, United States Code; for Operation and maintenance; for Procurement; and for Research, development, test and evaluation; \$688,432,000: Provided, That the funds appropriated by this paragraph shall be available for obligation for the same time period and for the same purpose as the appropriation to which transferred: Provided further, That the transfer authority provided in this paragraph is in addition to any transfer authority contained elsewhere in this Act.

OFFICE OF THE INSPECTOR GENERAL

For expenses and activities of the Office of the Inspector General in carrying out the provisions of the Inspector General Act of 1978, as amended; \$178,226,000, of which \$177,226,000 shall be for Operation and maintenance, of which not to exceed \$400,000 is available for emergencies and extraordinary expenses to be expended on the approval or authority of the Inspector General, and payments may be made on his certificate of necessity for confidential military purposes; and of which \$1,000,000 to remain available until September 30, 1998, shall be for Procurement.

TITLE VII—RELATED AGENCIES CENTRAL INTELLIGENCE AGENCY RETIREMENT AND DISABILITY SYSTEM FUND

For payment to the Central Intelligence Agency Retirement and Disability System Fund, to maintain proper funding level for continuing the operation of the Central Intelligence Agency Retirement and Disability System; \$213,900,000.

NATIONAL SECURITY EDUCATION TRUST FUND

For the purposes of title VIII of Public Law 102-183, \$7,500,000, to be derived from the National Security Education Trust Fund, to remain available until expended: Provided, That any individual accepting a scholarship or fellowship from this program agrees to be employed by the Department of Defense or in the Intelligence Community in accordance with federal employment standards.

INTELLIGENCE COMMUNITY MANAGEMENT ACCOUNT

For necessary expenses of the Intelligence Community Management Account; \$90,683,000. KAHO'OLAWE ISLAND CONVEYANCE, REMEDI-ATION, AND ENVIRONMENTAL RESTORATION TRUST FUND

For payment to the Kaho'olawe Island Conveyance, Remediation, and Environmental Restoration Trust Fund, as authorized by law, \$25,000,000, to remain available until expended.

TITLE VIII—GENERAL PROVISIONS

SEC. 8001. No part of any appropriation contained in this Act shall be used for publicity or propaganda purposes not authorized by the Congress.

SEC. 8002. During the current fiscal year, provisions of law prohibiting the payment of compensation to, or employment of, any person not a citizen of the United States shall not apply to personnel of the Department of Defense; Provided, That salary increases granted to direct and indirect hire foreign national employees of the Department of Defense funded by this Act shall not be at a rate in excess of the percentage

increased authorized by law for civilian employees of the Department of Defense whose pay is computed under the provisions of section 5332 of title 5, United States Code, or at a rate in excess of the percentage increase provided by the appropriate host nation to its own employees, whichever is higher: Provided further, That this section shall not apply to Department of Defense foreign service national employees serving at United States diplomatic missions whose pay is set by the Department of State under the Foreign Service Act of 1980: Provided further, That the limitations of this provision shall not apply to foreign national employees of the Department of Defense in the Republic of Turkey.

SEC. 8003. No part of any appropriation contained in this Act shall remain available for obligation beyond the current fiscal year, unless expressly so provided herein.

SEC. 8004. No more than 20 per centum of the appropriations in this Act which are limited for obligation during the current fiscal year shall be obligated during the last two months of the fiscal year: Provided, That this section shall not apply to obligations for support of active duty training of reserve components or summer camp training of the Reserve Officers' Training Corps.

(TRANSFER OF FUNDS) SEC. 8005. Upon determination by the Secretary of Defense that such action is necessary in the national interest, he may, with the approval of the Office of Management and Budget, transfer not to exceed \$2,400,000,000 of working capital funds of the Department of Defense or funds made available in this Act to the Department of Defense for military functions (except military construction) between such appropriations or funds or any subdivision thereof, to be merged with and to be available for the same purposes, and for the same time period, as the appropriation or fund to which transferred: Provided, That such authority to transfer may not be used unless for higher priority items, based on unforseen military requirements, than those for which originally appropriated and in no case where the item for which funds are requested has been denied by Congress: Provided further, That the Secretary of Defense shall notify the Congress promptly of all transfers made pursuant to this authority or any other authority in this Act: Provided further, That no part of the funds in this Act shall be available to prepare or present a request to the Committees on Appropriations for reprogramming of funds, unless for higher priority items, based on unforeseen military requirements, than those for which originally appropriated and in no case where the item for which reprogramming is requested has been denied by the Congress.

(TRANSFER OF FUNDS)

SEC. 8006. During the current fiscal year, cash balances in working capital funds of the Department of Defense established pursuant to section 2208 of title 10. United States Code, may be maintained in only such amounts as are necessary at any time for cash disbursements to be made from such funds: Provided, That transfers may be made between such funds and the "Foreign Currency Fluctuations, Defense'' and ''Operation and Maintenance'' appropriation accounts in such amounts as may be determined by the Secretary of Defense, with the approval of the Office of Management and Budget, except that such transfers may not be made unless the Secretary of Defense has notified the Congress of the proposed transfer. Except in amounts equal to the amounts appropriated to working capital funds in this Act, no obligations may be made against a working capital fund to procure or increase the value of war reserve material inventory, unless the Secretary of Defense has notified the Congress prior to any such obligation.

SEC. 8007. Using funds available by this Act or any other Act, the Secretary of the Air Force, pursuant to a determination under section 2690 of title 10, United States Code, may implement cost-effective agreements for required heating facility modernization in the Kaiserslautern Military Community in the Federal Republic of Germany: Provided, That in the Kaiserslautern such agreements will include the use of United States anthracite as the base load energy for municipal district heat to the United States Defense installations: Provided further, That at Landstuhl Army Regional Medical Center and Ramstein Air Base, furnished heat may be obtained from private, regional or municipal services, if provisions are included for the consideration of United States coal as an energy source: Provided further, That none of the funds available to the Department of Defense in this Act shall be used by the Secretary of a military department to purchase coal or coke from foreign nations for use at United States defense facilities in Europe when coal from the United States is available.

SEC. 8008. Funds appropriated by this Act may not be used to initiate a special access program without prior notification 30 calendar days in session in advance to the congressional defense committees.

SEC. 8009. None of the funds contained in this Act available for the Civilian Health and Medical Program of the Uniformed Services shall be available for payments to physicians and other non-institutional health care providers in excess of the amounts allowed in fiscal year 1995 for similar services, except that: (a) for services for which the Secretary of Defense determines an increase is justified by economic circumstances, the allowable amounts may be increased in accordance with appropriate economic index data similar to that used pursuant to title XVIII of the Social Security Act; and (b) for services the Secretary determines are overpriced based on allowable payments under title XVIII of the Social Security Act, the allowable amounts shall be reduced by not more than 15 percent (except that the reduction may be waived if the Secretary determines that it would impair adequate access to health care services for beneficiaries). The Secretary shall solicit public comment prior to promulgating regulations to implement this section. Such regulations shall include a limitation, similar to that used under title XVIII of the Social Security Act, on the extent to which a provider may bill a beneficiary an actual charge in excess of the allowable amount.

SEC. 8010. None of the funds provided in this Act shall be available to initiate (1) a multiyear contract that employs economic order quantity procurement in excess of \$20,000,000 in any one vear of the contract or that includes an unfunded contingent liability in excess of \$20,000,000, or (2) a contract for advance procurement leading to a multiyear contract that employs economic order quantity procurement in excess of \$20,000,000 in any one year, unless the congressional defense committees have been notified at least thirty days in advance of the proposed contract award: Provided, That no part of any appropriation contained in this Act shall be available to initiate a multiyear contract for which the economic order quantity advance procurement is not funded at least to the limits of the Government's liability: Provided further, That no part of any appropriation contained in this Act shall be available to initiate multiyear procurement contracts for any systems or component thereof if the value of the multiyear contract would exceed \$500,000,000 unless specifically provided in this Act: Provided further, That no multiyear procurement contract can be terminated without 10-day prior notification to the congressional defense committees: Provided further, That the execution of multiyear authority shall require the use of a present value analvsis to determine lowest cost compared to an annual procurement.

Funds appropriated in title III of this Act may be used for multiyear procurement contracts as follows:

UH-60 Blackhawk helicopter; Apache Longbow helicopter; and M1A2 tank upgrade.

SEC. 8011. Within the funds appropriated for the operation and maintenance of the Armed Forces, funds are hereby appropriated pursuant to section 401 of title 10, United States Code, for humanitarian and civic assistance costs under chapter 20 of title 10, United States Code. Such funds may also be obligated for humanitarian and civic assistance costs incidental to authorized operations and pursuant to authority granted in section 401 of chapter 20 of title 10, United States Code, and these obligations shall be reported to Congress on September 30 of each year: Provided, That funds available for operation and maintenance shall be available for providing humanitarian and similar assistance by using Civic Action Teams in the Trust Territories of the Pacific Islands and freely associated states of Micronesia, pursuant to the Compact of Free Association as authorized by Public Law 99-239: Provided further, That upon a determination by the Secretary of the Army that such action is beneficial for graduate medical education programs conducted at Army medical facilities located in Hawaii, the Secretary of the Army may authorize the provision of medical services at such facilities and transportation to such facilities, on a nonreimbursable basis, for civilian patients from American Samoa, the Commonwealth of the Northern Mariana Islands, the Marshall Islands, the Federated States of Micronesia, Palau, and Guam.

SEC. 8012. (a) During fiscal year 1996, the civilian personnel of the Department of Defense may not be managed on the basis of any endstrength, and the management of such personnel during that fiscal year shall not be subject to any constraint or limitation (known as an end-strength) on the number of such personnel who may be employed on the last day of such fiscal year.

(b) The fiscal year 1997 budget request for the Department of Defense as well as all justification material and other documentation supporting the fiscal year 1997 Department of Defense budget request shall be prepared and submitted to the Congress as if subsections (a) and (b) of this provision were effective with regard to fiscal year 1997.

(c) Nothing in this section shall be construed to apply to military (civilian) technicians.

SEC. 8013. None of the funds provided in this Act shall be available either to return any IOWA Class Battleships to the Naval Register, or to retain the logistical support necessary for support of any IOWA Class Battleships in active service.

Sec. 8014. Notwithstanding any other provision of law, none of the funds made available by this Act shall be used by the Department of Defense to exceed, outside the fifty United States, its territories, and the District of Columbia, 125,000 civilian workyears: Provided, That workyears shall be applied as defined in the Federal Personnel Manual: Provided further, That workyears expended in dependent student hiring programs for disadvantaged youths shall not be included in this workyear limitation.

SEC. 8015. None of the funds made available by this Act shall be used in any way, directly or indirectly, to influence congressional action on any legislation or appropriation matters pending before the Congress.

SEC. 8016. None of the funds appropriated for the Department of Defense during the current fiscal year and hereafter shall be obligated for the pay of any individual who is initially employed after the date of enactment of this Act as a technician in the administration and training of the Army Reserve and the maintenance and repair of supplies issued to the Army Reserve unless such individual is also a military member of the Army Reserve troop program unit that he or she is employed to support. Those technicians employed by the Army Reserve in areas other than Army Reserve troop program units need only be members of the Selected Reserve.

ŠEC. 8017. Notwithstanding any other provision of law, during the current fiscal year and

hereafter, the Secretaries of the Army and Air Force may authorize the retention in an active status until age sixty of any person who would otherwise be removed from an active status and who is employed as a National Guard or Reserve technician in a position in which active status in a reserve component of the Army or Air Force is required as a condition of that employment.

SEC. 8018. (a) None of the funds appropriated by this Act shall be used to make contributions to the Department of Defense Education Benefits Fund pursuant to section 2006(g) of title 10, United States Code, representing the normal cost for future benefits under section 1415(c) of title 38, United States Code, for any member of the armed services who, on or after the date of enactment of this Act—

(1) enlists in the armed services for a period of active duty of less than three years; or

(2) receives an enlistment bonus under section 308a or 308f of title 37, United States Code,

nor shall any amounts representing the normal cost of such future benefits be transferred from the Fund by the Secretary of the Treasury to the Secretary of Veterans Affairs pursuant to section 2006(d) of title 10, United States Code; nor shall the Secretary of Veterans Affairs pay such benefits to any such member: Provided, That, in the case of a member covered by clause (1), these limitations shall not apply to members in combat arms skills or to members who enlist in the armed services on or after July 1, 1989. under a program continued or established by the Secretary of Defense in fiscal year 1991 to test the cost-effective use of special recruiting incentives involving not more than nineteen noncombat arms skills approved in advance by the Secretary of Defense: Provided further, That this subsection applies only to active compo-

nents of the Army.

(b) None of the funds appropriated by this Act shall be available for the basic pay and allowances of any member of the Army participating as a full-time student and receiving benefits paid by the Secretary of Veterans Affairs from the Department of Defense Education Benefits Fund when time spent as a full-time student is credited toward completion of a service commitment: Provided, That this subsection shall not apply to those members who have reenlisted with this option prior to October 1, 1987: Provided further, That this subsection applies only

to active components of the Army. SEC. 8019. Funds appropriated for the Department of Defense during the current fiscal year and hereafter shall be available for the payment of not more than 75 percent of the changes of a postsecondary educational institution for the tuition or expenses of an officer in the Ready Reserve of the Army National Guard or Army Reserve for education or training during his off-duty periods, except that no part of the charges may be paid unless the officer agrees to remain a member of the Ready Reserve for at least four years after completion of such training or education.

SEC. 8020. None of the funds appropriated by this Act shall be available to convert to contractor performance an activity or function of the Department of Defense that, on or after the date of enactment of this Act, is performed by more than ten Department of Defense civilian employees until a most efficient and cost-effective organization analysis is completed on such activity or function and certification of the analysis is made to the Committees on Appropriations of the House of Representatives and the Senate: Provided, That this section shall not apply to a commercial or industrial type function of the Department of Defense that: (1) is included on the procurement list established pursuant to section 2 of the Act of June 25, 1938 (41 U.S.C. 47), popularly referred to as the Javits-Wagner-O'Day Ăct; (2) is planned to be converted to performance by a qualified nonprofit agency for the blind or by a qualified nonprofit agency for other severely handicapped individuals in accordance with that Act; or (3) is planned to be

converted to performance by a qualified firm under 51 percent Native American ownership. (TRANSFER OF FUNDS)

SEC. 8021. Funds appropriated in title III of this Act for the Department of Defense Pilot Mentor-Protege Program may be transferred to any other appropriation contained in this Act solely for the purpose of implementing a Mentor-Protege Program developmental assistance agreement pursuant to section 831 of the National Defense Authorization Act for Fiscal Year 1991 (Public Law 101-510; 10 U.S.C. 2301 note), as amended, under the authority of this provision or any other transfer authority contained in this Act.

SEC. 8022. None of the funds in this Act may be available for the purchase by the Department of Defense (and its departments and agencies) of welded shipboard anchor and mooring chain 4 inches in diameter and under unless the anchor and mooring chain are manufactured in the United States from components which are substantially manufactured in the United States: Provided, That for the purpose of this section manufactured will include cutting, heat treating, quality control, testing of chain and welding (including the forging and shot blasting process): Provided further, That for the purpose of this section substantially all of the components of anchor and mooring chain shall be considered to be produced or manufactured in the United States if the aggregate cost of the components produced or manufactured in the United States exceeds the aggregate cost of the components produced or manufactured outside the United States: Provided further, That when adequate domestic supplies are not available to meet Department of Defense requirements on a timely basis, the Secretary of the service responsible for the procurement may waive this restriction on a case-by-case basis by certifying in writing to the Committees on Appropriations that such an acquisition must be made in order to acquire capability for national security purposes.

(TRANSFER OF FUNDS)

SEC. 8023. None of the funds appropriated by this Act available for the Civilian Health and Medical Program of the Uniformed Services (CHAMPUS) shall be available for the reimbursement of any health care provider for inpatient mental health service for care received when a patient is referred to a provider of inpatient mental health care or residential treatment care by a medical or health care professional having an economic interest in the facility to which the patient is referred: Provided. That this limitation does not apply in the case of inpatient mental health services provided under the program for the handicapped under subsection (d) of section 1079 of title 10, United States Code, provided as partial hospital care, or provided pursuant to a waiver authorized by the Secretary of Defense because of medical or psychological circumstances of the patient that are confirmed by a health professional who is not a Federal employee after a review, pursuant to rules prescribed by the Secretary, which takes into account the appropriate level of care for the patient, the intensity of services required by the patient, and the availability of that care.

SEC. 8024. Of the funds made available by this Act in title III, Procurement, \$8,000,000, drawn pro rata from each appropriations account in title III, shall be available for incentive payments authorized by section 504 of the Indian Financing Act of 1974, 25 U.S.C. 1544. These payments shall be available only to contractors which have submitted subcontracting plans pursuant to 15 U.S.C. 637(d), and according to regulations which shall be promulgated by the Secretary of Defense within 90 days of the passage of this Act.

SEC. 8025. Funds available in this Act may be used to provide transportation for the next-of-kin of individuals who have been prisoners of war or missing in action from the Vietnam era

to an annual meeting in the United States, under such regulations as the Secretary of Defense may prescribe.

SEC. 8026. During the current fiscal year, none of the funds available to the Department of Defense may be used to procure or acquire (1) defensive handguns unless such handguns are the M9 or M11 9mm Department of Defense standard handguns, or (2) offensive handguns except for the Special Operations Forces: Provided, That the foregoing shall not apply to handguns and ammunition for marksmanship competitions

SEC. 8027. Notwithstanding any other provision of law, during the current fiscal year, the Secretary of Defense may, by Executive Agreement, establish with host nation governments in NATO member states a separate account into which such residual value amounts negotiated in the return of United States military installations in NATO member states may be deposited, in the currency of the host nation, in lieu of direct monetary transfers to the United States Treasury: Provided, That such credits may be utilized only for the construction of facilities to support United States military forces in that host nation, or such real property maintenance and base operating costs that are currently executed through monetary transfers to such host nations: Provided further, That the Department of Defense's budget submission for fiscal year 1997 shall identify such sums anticipated in residual value settlements, and identify such construction, real property maintenance or base operating costs that shall be funded by the host nation through such credits: Provided further, That all military construction projects to be executed from such accounts must be previously approved in a prior Act of Congress: Provided further. That each such Executive Agreement with a NATO member host nation shall be reported to the congressional defense committees, and the Committee on International Relations of the House of Representatives and the Committee on Foreign Relations of the Senate thirty days prior to the conclusion and endorsement of any such agreement established under this provision.

SEC. 8028. None of the funds available to the Department of Defense may be used to demilitarize or dispose of M-1 Carbines, M-1 Garand rifles, M-14 rifles, .22 caliber rifles, or M-1911 pistols.

SEC. 8029. None of the funds available to the Department of the Navy may be used to enter into any contract for the overhaul, repair, or maintenance of any naval vessel homeported on the West Coast of the United States which includes charges for interport differential as an evaluation factor for award.

SEC. 8030. Notwithstanding any other provision of law, none of the funds appropriated by this Act shall be available to pay more than 50 percent of an amount paid to any person under section 308 of title 37, United States Code, in a lump sum.

SEC. 8031. None of the funds appropriated during the current fiscal year and hereafter, may be used by the Department of Defense to assign a supervisor's title or grade when the number of people he or she supervises is considered as a basis for this determination: Provided, That savings that result from this provision are represented as such in future budget proposals.

SEC. 8032. None of the funds appropriated by this Act shall be available for payments under the Department of Defense contract with the Louisiana State University Medical Center involving the use of cats for Brain Missile Wound Research, and the Department of Defense shall not make payments under such contract from funds obligated prior to the date of the enactment of this Act, except as necessary for costs incurred by the contractor prior to the enactment of this Act: Provided, That funds necessary for the care of animals covered by this contract are allowed.

SEC. 8033. Notwithstanding any other provision of law, funds available to the Department

of Defense shall be made available to provide transportation of medical supplies and equipment, on a nonreimbursable basis, to American Samoa: Provided, That notwithstanding any other provision of law, funds available to the Department of Defense shall be made available to provide transportation of medical supplies and equipment, on a nonreimbursable basis, to the Indian Health Service when it is in conjunction with a civil-military project.

SEC. 8034. None of the funds provided in this Act or any other Act shall be available to conduct bone trauma research at any Army Research Laboratory until the Secretary of the Army certifies that the synthetic compound to be used in the experiments is of such a type that its use will result in a significant medical finding, the research has military application, the research will be conducted in accordance with the standards set by an animal care and use committee, and the research does not duplicate research already conducted by a manufacturer or any other research organization.

SEC. 8035. No more than \$50,000 of the funds appropriated or made available in this Act shall be used for any single relocation of an organization, unit, activity or function of the Department of Defense into or within the National Capital Region: Provided, That the Secretary of Defense may waive this restriction on a case-bycase basis by certifying in writing to the Committees on Appropriations of the House of Representatives and Senate that such a relocation is required in the best interest of the Government.

SEC. 8036. During the current fiscal year, funds appropriated or otherwise available for any Federal agency, the Congress, the judicial branch, or the District of Columbia may be used for the pay, allowances, and benefits of an employee as defined by section 2105 of title 5 or an individual employed by the government of the District of Columbia, permanent or temporary indefinite, who—

(1) is a member of a Reserve component of the Armed Forces, as described in section 261 of title 10, or the National Guard, as described in section 101 of title 32;

(2) performs for the purpose of providing military aid to enforce the law or providing assistance to civil authorities in the protection or saving of life or property or prevention of injury—

(A) Federal service under section 331, 332, 333, 3500, or 8500 of title 10, or other provision of law, as applicable, or

(B) full-time military service for his State, the District of Columbia, the Commonwealth of Puerto Rico, or a territory of the United States;

(3) requests and is granted—

(A) leave under the authority of this section;

(B) annual leave, which may be granted without regard to the provisions of sections 5519 and 6323(b) of title 5, if such employee is otherwise entitled to such annual leave:

Provided, That any employee who requests leave under subsection (3)(A) for service described in subsection (2) of this section is entitled to such leave, subject to the provisions of this section and of the last sentence of section 6323(b) of title 5, and such leave shall be considered leave under section 6323(b) of title 5.

SEC. 8037. None of the funds appropriated by this Act shall be available to perform any cost study pursuant to the provisions of OMB Circular A-76 if the study being performed exceeds a period of twenty-four months after initiation of such study with respect to a single function activity or forty-eight months after initiation of such study for a multi-function activity.

SEC. 8038. Funds appropriated by this Act for the American Forces Information Service shall not be used for any national or international political or psychological activities.

SEC. 8039. Notwithstanding any other provision of law, each contract awarded by the Department of Defense in fiscal year 1996 for construction or service performed in whole or in

part in a State which is not contiguous with another State and has an unemployment rate in excess of the national average rate of unemployment as determined by the Secretary of Labor shall include a provision requiring the contractor to employ, for the purpose of performing that portion of the contract in such State that is not contiguous with another State, individuals who are residents of such State and who, in the case of any craft or trade, possess or would be able to acquire promptly the necessary skills: Provided, That the Secretary of Defense may waive the requirements of this section in the interest of national security.

SEC. 8040. Notwithstanding any other provision of law or regulation, the Secretary of Defense may adjust wage rates for civilian employees hired for certain health care occupations a authorized for the Secretary of Veterans Affairs by section 7455 of title 38, United States Code.

SEC. 8041. None of the funds appropriated or made available in this Act shall be used to reduce or disestablish the operation of the 53rd Weather Reconnaissance Squadron of the Air Force Reserve, if such action would reduce the WC-130 Weather Reconnaissance mission below the levels funded in this Act.

SEC. 8042. (a) Of the funds for the procurement of supplies or services appropriated by this Act, qualified nonprofit agencies for the blind or other severely handicapped shall be afforded the maximum practicable opportunity to participate as subcontractors and suppliers in the performance of contracts let by the Department of Defense.

(b) During the current fiscal year, a business concern which has negotiated with a military service or defense agency a subcontracting plan for the participation by small business concerns pursuant to section 8(d) of the Small Business Act (15 U.S.C. 637(d)) shall be given credit toward meeting that subcontracting goal for any purchases made from qualified nonprofit agencies for the blind or other severely handicapped.

(c) For the purpose of this section, the phrase "qualified nonprofit agency for the blind or other severely handicapped" means a nonprofit agency for the blind or other severely handicapped that has been approved by the Committee for the Purchase from the Blind and Other Severely Handicapped under the Javits-Wagner-O'Day Act (41 U.S.C. 46-48).

SEC. 8043. During the current fiscal year, net receipts pursuant to collections from third party payers pursuant to section 1095 of title 10, United States Code, shall be made available to the local facility of the uniformed services responsible for the collections and shall be over and above the facility's direct budget amount.

SEC. 8044. During the current fiscal year, the Department of Defense is authorized to incurobligations of not to exceed \$350,000,000 for purposes specified in section 2350j(c) of title 10, United States Code, in anticipation of receipt of contributions, only from the Government of Kuwait, under that section: Provided, That, upon receipt, such contributions from the Government of Kuwait shall be credited to the appropriation or fund which incurred such obligations.

SEC. 8045. Of the funds made available in this Act, not less than \$25,144,000 shall be available for the Civil Air Patrol, of which \$16,704,000 shall be available for Operations and Maintenance.

SEC. 8046. (a) None of the funds appropriated in this Act are available to establish a new FFRDC, either as a new entity, or as a separate entity administered by an organization managing another FFRDC, or as a nonprofit membership corporation consisting of a consortium of other FFRDCs and other nonprofit entities.

(b) LIMITATION ON COMPENSATION.—No member of a Board of Directors, Trustees, Overseers, Advisory Group, Special Issues Panel, Visiting Committee, or any similar entity of a defense FFRDC, and no paid consultant to any defense FFRDC, may be compensated for his or her services as a member of such entity, or as a paid

consultant, except under the same conditions, and to the same extent, as members of the Defense Science Board: Provided, That a member of any such entity referred to previously in this subsection shall be allowed travel expenses and per diem as authorized under the Federal Joint Travel Regulations, when engaged in the performance of membership duties.

(c) Notwithstanding any other provision of law, none of the funds available to the Department of Defense from any source during fiscal year 1996 may be used by a defense FFRDC, through a fee or other payment mechanism, for charitable contributions, for construction of new buildings, for payment of cost sharing for projects funded by government grants, or for absorption of contract overruns.

(d) Notwithstanding any other provision of law, of the amounts available to the Department of Defense during fiscal year 1996, not more than \$1,162,650,000 may be obligated for financing activities of defense FFRDCs: Provided, That the total amounts appropriated in titles II, III, and IV of this Act are hereby reduced by \$590,000,000 to reflect the funding ceiling contained in this subsection.

SEC. 8047. None of the funds appropriated or made available on this Act shall be used to procure carbon, alloy or armor steel plate for use in any Government-owned facility or property under the control of the Department of Defense which were not melted and rolled in the United States or Canada: Provided, That these procurement restrictions shall apply to any and all Federal Supply Class 9515, American Society of Testing and Materials (ASTM) or American Iron and Steel Institute (AISI) specifications of carbon, alloy or armor steel plate: Provided further, That the Secretary of the military department responsible for the procurement may waive this restriction on a case-by-case basis by certifying in writing to the Committees on Appropriations of the House of Representatives and the Senate that adequate domestic supplies are not available to meet Department of Defense requirements on a timely basis and that such an acquisition must be made in order to acquire capability for national security purposes: Provided further. That these restrictions shall not apply to contracts which are in being as of the date of enactment of this Act.

SEC. 8048. None of the unobligated balances available in the National Defense Stockpile Transition Fund during the current fiscal year may be obligated or expended to finance any grant or contract to conduct research, development, test and evaluation activities for the development or production of advanced materials, unless amounts for such purposes are specifically appropriated in a subsequent appropriations Act.

SEC. 8049. For the purposes of this Act, the term "congressional defense committees" means the National Security Committee of the House of Representatives, the Armed Services Committee of the Senate, the subcommittee on Defense of the Committee on Appropriations of the Senate, and the Subcommittee on National Security of the Committee on Appropriations of the House of Representatives.

SEC. 8050. Notwithstanding any other provision of law, during the current fiscal year, the Department of Defense may acquire the modification, depot maintenance and repair of aircraft, vehicles and vessels as well as the production of components and other Defense-related articles, through competition between Department of Defense depot maintenance activities and private firms: Provided, That the Senior Acquisition Executive of the military department or defense agency concerned, with power of delegation, shall certify that successful bids include comparable estimates of all direct and indirect costs for both public and private bids: Provided further, That Office of Management and Budget Circular A-76 shall not apply to competitions conducted under this section.

SEC. 8051. (a)(1) If the Secretary of Defense, after consultation with the United States Trade Representative, determines that a foreign country which is party to an agreement described in paragraph (2) has violated the terms of the agreement by discriminating against certain types of products produced in the United States that are covered by the agreement, the Secretary of Defense shall rescind the Secretary's blanket waiver of the Buy American Act with respect to such types of products produced in that foreign country.

(2) An agreement referred to in paragraph (1) is any reciprocal defense procurement memorandum of understanding, between the United States and a foreign country pursuant to which the Secretary of Defense has prospectively waived the Buy American Act for certain products in that country.

(b) The Secretary of Defense shall submit to Congress a report on the amount of Department of Defense purchases from foreign entities in fiscal year 1996. Such report shall separately indicate the dollar value of items for which the Buy American Act was waived pursuant to any agreement described in subsection (a)(2), the Trade Agreement Act of 1970 (19 U.S.C. 2501 et seq.), or any international agreement to which the United States is a party.

(C) For purposes of this section, the term "Buy American Act" means title III of the Act entitled "An Act making appropriations for the Treasury and Post Office Departments for the fiscal year ending June 30, 1934, and for other purposes", approved March 3, 1933 (41 U.S.C.

10a et seq.).
SEC. 8052. Notwithstanding any other provision of law, the Secretary of Defense may, when he considers it in the best interest of the United States, cancel any part of an indebtedness, up to \$2,500, that is or was owed to the United States by a member or former member of a uniformed service if such indebtedness, as determined by the Secretary, was incurred in connection with Operation Desert Shield/Storm: Provided, That the amount of an indebtedness previously paid by a member or former member and canceled under this section shall be refunded to the member.

SEC. 8053. Appropriations contained in this Act that remain available at the end of the current fiscal year as a result of energy cost savings realized by the Department of Defense shall remain available for obligation for the next flical year to the extent, and for the purposes, provided in section 2865 of title 10, United States Code.

SEC. 8054. During the current fiscal year, voluntary separation incentives payable under 10 U.S.C. 1175 may be paid in such amounts as are necessary from the assets of the Voluntary Separation Incentive Fund established by section 1175(h)(1)

SEC. 8055. None of the funds appropriated by this Act shall be used for the support of any nonappropriated funds activity of the Department of Defense that procures malt beverages and wine with nonappropriated funds for resale (including such alcoholic beverages sold by the drink) on a military installation located in the United States unless such malt beverages and wine are procured within that State, or in the case of the District of Columbia, within the District of Columbia, in which the military installation is located: Provided, That in a case in which the military installation is located in more than one State, purchases may be made in any State in which the installation is located: Provided further, That such local procurement requirements for malt beverages and wine shall apply to all alcoholic beverages only for military installations in States which are not contiguous with another State: Provided further, That alcoholic beverages other than wine and malt beverages, in contiguous States and the District of Columbia shall be procured from the most competitive source, price and other factors consid(INCLUDING TRANSFER OF FUNDS)

SEC. 8056. Amounts deposited during the current fiscal year to the special account established under 40 U.S.C. 485(h)(2) and to the special account established under 10 U.S.C. 2667(d)(1) are appropriated and shall be available until transferred by the Secretary of Defense to current applicable appropriations or funds of the Department of Defense under the terms and conditions specified by 40 U.S.C. 485(h)(2) (A) and (B) and 10 U.S.C. 4867(d)(1)(B), to be merged with and to be available for the same time period and the same purposes as the appropriation to which transferred.

SEC. 8057. During the current fiscal year, appropriations available to the Department of Defense may be used to reimburse a member of a reserve component of the Armed Forces who is not otherwise entitled to travel and transportation allowances and who occupies transient government housing while performing active duty for training or inactive duty training: Provided. That such members may be provided lodging in kind if transient government quarters are unavailable as if the member was entitled to such allowances under subsection (a) of section 404 of title 37, United States Code: Provided further, That if lodging in kind is provided, any authorized service charge or cost of such lodging may be paid directly from funds appropriated for operation and maintenance of the reserve component of the member concerned.

SEC. 8058. The President shall include with each budget for a fiscal year submitted to the Congress under section 1105 of title 31. United States Code, materials that shall identify clearly and separately the amounts requested in the budget for appropriation for that fiscal year for salaries and expenses related to administrative activities of the Department of Defense, the military departments, and the Defense Agencies.

SEC. 8059. None of the funds in this or any other Act shall be available for the preparation of studies on—

(a) the feasibility of removal and transportation of unitary chemical weapons from the eight chemical storage sites within the continental United States to Johnston Atoll: Provided, That this prohibition shall not apply to General Accounting Office studies requested by a Member of Congress or a Congressional Committee; and

(b) the potential future uses of the nine chemical disposal facilities other than for the destruction of stockpile chemical munitions and as limited by section 1412(c)(2), Public Law 99-145: Provided, That this prohibition does not apply to future use studies for the CAMDS facility at Tooele, Utah.

SEC. 8060. During the current fiscal year, amounts contained in the Department of Defense Overseas Military Facility Investment Recovery Account established by section 2921(c)(1) of the National Defense Authorization Act of 1991 (Public Law 101-510; 10 U.S.C. 2687 note) shall be available until expended for the payments specified by section 2921(c)(2) of that Act.

SEC. 8061. During the current fiscal year, annual payments granted under the provisions of section 4416 of the National Defense Authorization Act for Fiscal Year 1993 (Public Law 102-428; 106 Stat. 2714) shall be made from appropriations in this Act which are available for the pay of reserve component personnel.

SEC. 8062. For fiscal year 1996, the total

SEC. 8062. For fiscal year 1996, the total amount appropriated in this Act to fund the Uniformed Services Treatment Facilities program, operated pursuant to section 911 of Public Law 97-99 (42 U.S.C. 248c), shall not exceed \$315,000,000.

SEC. 8063. Of the funds appropriated or otherwise made available by this Act, not more than \$119,200,000 shall be available for payment of the operating costs of NATO Headquarters: Provided, That the Secretary of Defense may waive this section for Department of Defense support provided to NATO forces in and around the former Yugoslavia.

SEC. 8064. Notwithstanding any other provision of law, the Naval shipyards of the United States shall be eligible to participate in any manufacturing extension program financed by funds appropriated in this or any other Act.

SEC. '8065.' During the current fiscal year, appropriations which are available to the Department of Defense for operation and maintenance may be used to purchase items having an investment item until cost of not more than \$100,000.

SEC. 8066. During the current fiscal year, appropriations available for the pay and allowances of active duty members of the Armed Forces shall be available to pay the retired pay which is payable pursuant to section 4403 of Public Law 102–484 (10 U.S.C. 1293 note) under the terms and conditions provided in section 4403

SEC. 8067. (a) During the current fiscal year, none of the appropriations or funds available to the Defense Business Operations Fund shall be used for the purchase of an investment item for the purpose of acquiring a new inventory item for sale or anticipated sale during the current fiscal year or a subsequent fiscal year to customers of the Defense Business Operations Fund if such an item would not have been chargeable to the Defense Business Operations Fund during fiscal year 1994 and if the purchase of such an investment item would be chargeable during the current fiscal year to appropriations made to the Department of Defense for procurement.

(b) The fiscal year 1997 budget request for the Department of Defense as well as all justification material and other documentation supporting the fiscal year 1997 Department of Defense budget shall be prepared and submitted to the Congress on the basis that any equipment which was classified as an end item and funded in a procurement appropriation contained in this Act shall be budgeted for in a proposed fiscal year 1997 procurement appropriation and not in the supply management business area or any other area or category of the Defense Business Operations Fund.

SEC. 8008. None of the funds provided in this Act shall be available for use by a Military Department to modify an aircraft, weapon, ship or other item of equipment, that the Military Department concerned plans to retire or otherwise dispose of within five years after completion of the modification: Provided, That this prohibition shall not apply to safety modifications: Provided further, That this prohibition may be waived by the Secretary of a Military Department if the Secretary determines it is in the best national security interest of the United States to provide such waiver and so notifies the congressional defense committees in writing.

SEC. 8069. (a) None of the funds appropriated or otherwise made available in this Act may be used to transport or provide for the transportation of chemical munitions to the Johnston Atoll for the purpose of storing or demilitarizing such munitions.

(b) The prohibition in subsection (a) shall not apply to any obsolete World War II chemical munition of the United States found in the World War II Pacific Theater of Operations.

(c) The President may suspend the application of subsection (a) during a period of war in which the United States is a party.

SEC. 8070. None of the funds appropriated by this Act for programs of the Central Intelligence Agency shall remain available for obligation beyond the current fiscal year, except for funds appropriated for the Reserve for Contingencies, which shall remain available until September 30,

SEC. 8071. Notwithstanding any other provision of law, funds made available in this Act for the Defense Intelligence Agency may be used for the design, development, and deployment of General Defense Intelligence Program intelligence communications and intelligence information systems for the Services, the Unified and Specified Commands, and the component commands.

SEC. 8072. Of the funds appropriated to the Department of Defense under the heading "Operation and Maintenance, Defense-Wide", not less than \$8,000,000 shall be made available only for the mitigation of environmental impacts, including training and technical assistance to tribes, related administrative support, the gathering of information, documenting of environmental damage, and developing a system for prioritization of mitigation, on Indian lands resulting from Department of Defense activities.

SEC. 8073. Notwithstanding any other provision of law, funds appropriated in this Act for the High Performance Computing Modernization Program shall be made available only for the acquisition and sustainment of operations, including maintenance of the supercomputing and related networking capability at (1) the DOD Science and Technology sites under the cognizance of the DDR&E, (2) the DOD Test and Evaluation centers under the Director, Test and Evaluation, OUSD (A&T), and (3) the Ballistic Missile Defense Organization: Provided, That the contracts, contract modifications, or contract options are awarded upon the requirements of the users.

SEC. 8074. Amounts collected for the use of the facilities of the National Science Center for Communications and Electronics during the current fiscal year pursuant to section 1459(g) of the Department of Defense Authorization Act, 1986 and deposited to the special account established under subsection 1459(g)(2) of that Act are appropriated and shall be available until expended for the operation and maintenance of the Center as provided for in subsection 1459(g)(2).

SEC. 8075. To the extent authorized in law, the Secretary of Defense shall issue loan guarantees in support of U.S. defense exports not otherwise provided for: Provided, That the total contingent liability of the United States for guarantees issued under the authority of this section may not exceed \$15,000,000,000: Provided further, That the exposure fees charged and collected by the Secretary for each guarantee, shall be paid by the country involved and shall not be financed as part of a loan guarantee by the United States: Provided further, That the Secretary shall provide quarterly reports to the Committees on Appropriations, Armed Services and Foreign Relations of the Senate and the Committees of Appropriations, National Security and International Relations in the House of Representatives on the implementation of this program

SEC. 8076. None of the funds appropriated in this Act may be used to fill the commander's position at any military medical facility with a health care professional unless the prospective candidate can demonstrate professional administrative skills.

SEC. 8077. (a) None of the funds appropriated in this Act may be expended by an entity of the Department of Defense unless the entity, in expending the funds, complies with the Buy American Act. For purposes of this subsection, the term "Buy American Act" means title III of the Act entitled "An Act making appropriations for the Treasury and Post Office Departments for the fiscal year ending June 30, 1934, and for other purposes", approved March 3, 1933 (41 U.S.C. 10a et seq.).

(b) If the Secretary of Defense determines that a person has been convicted of intentionally affixing a label bearing a "Made in America" inscription to any product sold in or shipped to the United States that is not made in America, the Secretary shall determine, in accordance with section 2410f of title 10, United States Code, whether the person should be debarred from contracting with the Department of Defense

contracting with the Department of Defense. SEC. 8078. None of the funds provided in this Act may be obligated or expended for the sale of zinc in the National Defense Stockpile if zinc commodity prices decline more than five percent below the London Metals Exchange market price reported on the date of enactment of this Act

SEC. 8079. None of the funds appropriated by this Act shall be available for a contract for studies, analyses, or consulting services entered into without competition on the basis of an unsolicited proposal unless the head of the activity responsible for the procurement determines—

(1) as a result of thorough technical evaluation, only one source is found fully qualified to

perform the proposed work, or

(2) the purpose of the contract is to explore an unsolicited proposal which offers significant scientific or technological promise, represents the product of original thinking, and was submitted in confidence by one source, or

(3) the purpose of the contract is to take advantage of unique and significant industrial accomplishment by a specific concern, or to insure that a new product or idea of a specific concern is given financial support:

Provided, That this limitation shall not apply to contracts in an amount of less than \$25,000, contracts related to improvements of equipment that is in development or production, or contracts as to which a civilian official of the Department of Defense, who has been confirmed in the Senate, determines that the award of such contract is in the interest of the national defense.

SEC. 8080. Funds appropriated by this Act for intelligence activities are deemed to be specifically authorized by the Congress for purposes of section 504 of the National Security Act of 1947 (50 U.S.C. 414) during fiscal year 1996 until the enactment of the Intelligence Authorization Act for fiscal year 1996.

SEC. 8081. (a) None of the funds made available by this Act may be obligated for design, development, acquisition, or operation of more than 47 Titan IV expendable launch vehicles, or for satellite mission-model planning for a Titan IV requirement beyond 47 vehicles.

(b) \$115,226,000 made available in this Act for Research, Development, Test and Evaluation, Air Force, may only be obligated for development of a new family of medium-lift and heavy-lift expendable launch vehicles evolved from ex-

isting technologies.

SEC. 8082. None of the funds available to the Department of Defense in this Act may be used to establish additional field operating agencies of any element of the Department during fiscal year 1996, except for field operating agencies funded within the National Foreign Intelligence Program: Provided, That the Secretary of Defense may waive this section by certifying to the House and Senate Committees on Appropriations that the creation of such field operating agencies will reduce either the personnel and/or financial requirements of the Department of Defense.

(RESCISSIONS)

SEC. 8083. Of the funds provided in Department of Defense Appropriations Acts, the following funds are hereby rescinded from the following accounts in the specified amounts:

"Aircraft Procurement, Air Force, 1994/1996", \$53,654,000;

"Missile Procurement, Air Force, 1994/1996", \$16,783,000;

"Weapons Procurement, Navy, 1995/1997", \$14,600,000; "Shipbuilding and Conversion, Navy, 1995/

1999'', \$87,700,000; ''Other Procurement, Navy, 1995/1997'',

S8,600,000; "Aircraft Procurement, Air Force, 1995/1997",

\$24,000,000;

"Missile Procurement, Air Force, 1995/1997", \$140,978,000;

"Other Procurement, Air Force, 1995/1997", \$180,000,000;

"Research, Development, Test and Evaluation, Army, 1995/1996", \$9,000,000;

"Research, Development, Test and Evaluation, Navy, 1995/1996", \$6,000,000;

"Research, Development, Test and Evaluation, Air Force, 1995/1996", \$7,902,000;

"Research, Development, Test and Evaluation, Defense-Wide, 1995/1996", \$12,000,000.

SEC. 8084. Notwithstanding any other provision of law, for resident classes entering the war colleges after September 30, 1996, the Department of Defense shall require that not less than 20 percent of the total of United States military students at each war college shall be from military departments other than the hosting military department: Provided, That each military department will recognize the attendance at a sister military department war college as the equivalent of attendance at it own war college for promotion and advancement of personnel.

SEC. 8085. None of the funds in this or any other Act may be used to implement the plan to reorganize the regional headquarters and basic camps structure of the Reserve Officer Training Corps program of the Army until the Comptroller General of the United States has certified to the congressional defense committees that the methodology and evaluation of the potential sites were consistent with the established criteria for the consolidation, that all data used by the Army in the evaluation was accurate and complete, and that the conclusions reached are based upon the total costs of the Army's final plan to establish the Eastern Reserve Officer Training Corps Headquarters at Fort Benning, Georgia: Provided, That all cost, including Military Construction, shall be considered as well as an analysis of the impact of the consolidation on the surrounding communities for all affected installations.

SEC. 8086. None of the funds provided in this Act may be obligated for payment on new contracts on which allowable costs charged to the government include payments for individual compensation at a rate in excess of \$200,000 per year after July 1, 1996, unless the Office of Federal Procurement Policy establishes in the Federal Acquisition Regulations guidance governing the allowability of individual compensation.

SEC. 8087. None of the funds available in this Act may be used to reduce the authorized positions for military (civilian) technicians of the Army National Guard, the Air National Guard, Army Reserve and Air Force Reserve for the purpose of applying any administratively imposed civilian personnel ceiling, freeze, or reduction on military (civilian) technicians, unless such reductions are a direct result of a reduction in military force structure.

SEC. 8088. None of the funds appropriated or otherwise made available in this Act may be obligated or expended for assistance to the Democratic People's Republic of North Korea unless specifically appropriated for that purpose.

specifically appropriated for that purpose. SEC. 8089. During the current fiscal year, funds appropriated in this Act are available to compensate members of the National Guard for duty performed pursuant to a plan submitted by a Governor of a State and approved by the Secretary of Defense under section 112 of title 32, United States Code: Provided, That during the performance of such duty, the members of the National Guard shall be under State command and control: Provided further, That such duty shall be treated as full-time National Guard (b)(2) of title 10, United States Code.

SEC. 8090. Funds appropriated in this Act for operation and maintenance of the Military Departments, Unified and Specified Commands and Defense Agencies shall be available for reimbursement of pay, allowances and other expenses which would otherwise be incurred against appropriations for the National Guard and Reserve when members of the National Guard and Reserve provide intelligence support to Unified Commands, Defense Agencies and Joint Intelligence Activities, including the activities and programs included within the General Defense Intelligence Program and the Consolidated Cryptologic Program: Provided, That nothing in this section authorizes deviation from established Reserve and National Guard personnel and training procedures.

SEC. 8091. During the current fiscal year, none of the funds appropriated in this Act may be

used to reduce the civilian medical and medical support personnel assigned to military treatment facilities below the September 30, 1995 level.

(TRANSFER OF FUNDS)

SEC. 8092. Upon enactment of this Act, the Secretary of Defense shall make the following transfers of funds: Provided, That the amounts transferred shall be available for the same purposes as the appropriations to which transferred, and for the same time period as the appropriation from which transferred: Provided further, That the amounts shall be transferred between the following appropriations in the amount specified:

From:

Under the heading, "Shipbuilding and Conversion, Navy, 1986/1990":

SSN-688 attack submarine program, \$5,051,000; CG-47 cruiser program, \$2,500,000;

BB battleship reactivation, \$4,400,000;

T-AGOS SURTASS ship program, \$2,135,000; LCAC landing craft air cushion program, \$700,000;

For craft, outfitting, post delivery, and cost growth, \$12,360,000;

Weapons Procurement, Navy, 1994/1996, \$30,900,000;

Other Procurement, Navy, 1994/1996, \$4.200.000:

Other Procurement, Navy, 1995/1997, \$5,000,000;

Aircraft Procurement, Navy, 1994/1996, \$2,056,000;

To:

Under the heading, "Shipbuilding and Conversion, Navy, 1986/1990":

MSH coastal mine hunter program, \$69,302,000;

From:

Weapons Procurement, Navy, 1994/1996, \$5,500,000;

To:

Under the heading, "Shipbuilding and Conversion, Navy, 1987/1991":

AOE combat support ship program, \$5,500,000; From:

Under the heading, "Shipbuilding and Conversion, Navy, 1988/1992":

SSN-688 attack submarine program, \$1,500,000;

Under the heading, "Shipbuilding and Conversion, Navy, 1988/1992":

T-ACS auxiliary crane ship program, \$1,500,000;

From:

Under the heading, ''Shipbuilding and Conversion, Navy, 1989/1993'':

SSN-688 attack submarine program, \$23,535,000;

DDG-51 destroyer program, \$33,700,000;

T-AO fleet oiler program, \$38,969,000;

Other Procurement, Navy, 1995/1997, \$3,500,000;

To:

Under the heading, "Shipbuilding and Conversion, Navy, 1989/1993":

SSN-21 attack submarine program, \$65,886,000; MHC coastal mine hunter program, \$30,318,000;

AOE combat support ship program, \$3,500,000; From:

Under the heading, "Shipbuilding and Conversion, Navy, 1990/1994":

SSN-688 attack submarine program, \$1,907,000; DDG-51 destroyer program, \$22,669,000;

For craft, outfitting and post delivery, \$3,900,000:

Aircraft Procurement, Navy, 1994/1996, \$17.944.000:

Procurement of Ammunition, Navy and Marine Corps, 1995/1997, \$5,116,000:

rine Corps, 1995/1997, \$5,116,000; Weapons Procurement, Navy, 1995/1997, \$2,000,000:

To:

Under the heading, "Shipbuilding and Conversion, Navy, 1990/1994":

MHC coastal mine hunter, \$9,536,000;

T-AGOS surveillance ship program \$42,000,000;

AOE combat support ship program, \$2,000,000; From

Under the heading, "Shipbuilding and Conversion, Navy, 1991/1995":

SSN-21 attack submarine program, \$18,330,000;

Under the heading, "Shipbuilding and Conversion, Navy, 1991/1995":

LHD-1 amphibious assault ship program, S6.178.000:

MHC coastal mine hunter program, \$12,152,000;

From:

Under the heading, "Shipbuilding and Conversion, Navy, 1992/1996":

DDG-51 destroyer program, \$5,315,000;

For craft, outfitting, post delivery, and DBOF transfer, \$9,675,000;

For escalation, \$3,347,000;

Weapons Procurement, Navy, 1995/1997. \$7,500,000:

Procurement, Marine Corps, 1995/1997 \$378,000:

Other Procurement, Navy, 1995/1997, \$355,000; Navy, 1995/1997, Aircraft Procurement.

Research, Development, Test and Evaluation, Navy, 1995/1996, \$5,600,000;

Under the heading, "Shipbuilding and Conversion, Navy, 1992/1996''.

coastal hunter MHCmine program. \$35,770,000;

From

Under the heading, "Shipbuilding and Conversion, Navy, 1993/1997'':

LSD-41 variant ship cargo program \$1,600,000:

For craft, outfitting, post delivery, and first destination transportation, and inflation adjustments, \$5,627,000;

Procurement of Ammunition, Navy and Marine Corps, 1995/1997, \$1,784,000;

Other Procurement, Navy, 1995/1997, \$645,000; Weapons Procurement, Navy, 1994/1996.

Under the heading, ''Shipbuilding and Conversion, Navy, 1993/1997'':

DDG-51 destroyer program, \$7,356,000,

AOE combat support ship program, \$2,300,000; MHC coastal mine hunter program, \$1,963,000;

Under the heading, "Shipbuilding and Conversion, Navy, 1994/1998

MCS(C) program, \$4,819,000;

Under the heading, "Shipbuilding and Conversion, Navy, 1995/1999'':

Nuclear submarine main steam condensor industrial base, \$900,000;

Under the heading, "Shipbuilding and Conversion, Navy, 1994/1998''

LHD program, \$5,719,000.

SEC. 8093. The Department shall include, in the operation of TRICARE Regions 7/8, a region-wide wraparound care package that requires providers of residential treatment services to share financial risk through case rate reimbursement, to include planning and individualized wraparound services to prevent recidivism.

SEC. 8094. All refunds or other amounts collected in the administration of the Civilian Health and Medical Program of the Uniformed Service (CHAMPUS) shall be credited to current vear appropriations.

(INCLUDING TRANSFER OF FUNDS)

SEC. 8095. None of the funds appropriated in the Act may be transferred to or obligated from the Pentagon Reservation Maintenance Revolving Fund, unless the Secretary of Defense certifies that the total cost for the planning design,

construction and installation of equipment for the renovation of the Pentagon Reservation will not exceed \$1,218,000,000.

SEC. 8096. (a) None of the funds available to the Department of Defense for any fiscal year for drug interdiction or counter-drug activities may be transferred to any other department or agency of the United States except as specifically provided in an appropriations law.

(b) None of the funds available to the Central Intelligence Agency for any fiscal year for drug interdiction and counter-drug activities may be transferred to any other department or agency of the United States except as specifically provided in an appropriations law.

(TRANSFER OF FUNDS)

SEC. 8097. Appropriations available in this Act under the heading "Operation and Mainte-nance, Defense-Wide" for increasing energy and water efficiency in Federal buildings may, during their period of availability, be transferred to other appropriations or funds of the Department of Defense for projects related to increasing energy and water efficiency, to be merged with and to be available for the same general purposes, and for the same time period, as the appropriation or fund to which transferred.

SEC. 8098. Funds in the amount of \$61,300,000 received during fiscal year 1996 by the Department of the Air Force pursuant to the "Memorandum of Agreement between the National Aeronautics and Space Administration and the United States Air Force on Titan IV/Centaur Launch Support for the Cassini Mission, signed September 8, 1994, and September 23, 1994, and Attachments, A, B and C to the Memorandum, shall be merged with appropriations available for research, development, test and evaluation and procurement for fiscal year 1996, and shall be available for the same time period as the appropriation with which merged, and shall be available for obligation only for those Titan IV vehicles and Titan IV-related activities under contract as of the date of enactment of this Act, as well as on the follow-on launch services and program sustaining support contract to be awarded in fiscal year 1996.

SEC. 8099. None of the funds appropriated by this Act may be used for the procurement of ball and roller bearings other than those produced by a domestic source and of domestic origin: Provided, That the Secretary of the military department responsible for such procurement may waive this restriction on a case-by-case basis by certifying in writing to the Committee on Appropriations of the House of Representatives and the Senate, that adequate domestic supplies are not available to meet Department of Defense requirements on a timely basis and that such an acquisition must be made in order to acquire capability for national security purposes.

SEC. 8100. Not less than 30 percent of the total inventory, or 60,000 pounds, of the pentaborane currently stored in non-defective containers at Edwards Air Force Base, California, will be retained until the Secretary of Energy certified to the House and Senate Committees on Appropriations that the Secretary does not intend to use the pentaborane at the Idaho National Engineering Laboratory for: (a) a source of raw material for environmental remediation of high level, liquid radioactive waste, or (b) as a source of raw material for boron drug for the Boron Neutron Capture Therapy or other medical or industrial applications: Provided, That the Secretary of the Air Force is authorized to dispose of any materials that pose a significant health or safety hazard.

SEC. 8101. The total amount appropriated in title II, III, and IV of this Act is hereby reduced by \$30,000,000 for savings through improved management of contractor automatic data processing costs charged through indirect rates on Department of Defense acquisition contracts.

SEC. 8102. (a) Not later than October 1, 1995, the Secretary of Defense shall require that each disbursement of the Department of Defense in an amount in excess of \$5,000,000 be matched to a particular obligation before the disbursement

(b) The Secretary shall ensure that a disbursement in excess of the threshold amount applicable under subsection (a) is not divided into multiple disbursements of less than that amount for the purpose of avoiding the applicability of such subsection to that disbursement.

(c) The Secretary of Defense may waive a requirement for advance matching of a disbursement of the Department of Defense with a particular obligation in the case of (1) a disbursement involving deployed forces, (2) a disbursement for an operation in a war declared by Congress or a national emergency declared by the President or Congress, or (3) a disbursement under any other circumstances for which the waiver is necessary in the national security interests of the United States, as determined by the Secretary and certified by the Secretary to the congressional defense committees.

(d) This section shall not be construed to limit the authority of the Secretary of Defense to require that a disbursement not in excess of the amount applicable under subsection (a) be matched to a particular obligation before the disbursement is made.

SEC. 8103. None of the funds in this Act may be used to purchase any supercomputer which is not manufactured in the United States, unless the Secretary of Defense certifies to the congressional defense committees that such an acquisition must be made in order to acquire capability for national security purposes that is not available from United States manufacturers.

SEC. 8104. None of the funds appropriated in this Act to the Department of the Army may be obligated for procurement of 120mm mortars or 120mm mortar ammunition manufactured outside of the United States: Provided That the Secretary of the military department responsible for such procurement may waive this restriction on a case-by-case basis by certifying in writing to the Committees on Appropriations of the House of Representatives and the Senate, that adequate domestic supplies are not available to meet Department of Defense requirements on a timely basis and that such an acquisition must be made in order to acquire capability for national security purposes.

SEC. 8105. The Department of Defense shall release all funds appropriated and available for the HAVE GAZE program to the Department of the Air Force for obligation under existing contractual arrangements.

SEC. 8106. None of the funds available to the Department of Defense during fiscal year 1996 may be obligated or expended to support or finance the activities of the Defense Policy Advisorv Committee on Trade.

SEC. 8107. Notwithstanding any other provision of law, (a) funds available to the Navy in the Operation and Maintenance appropriation for refueling overhauls and defueling inactivations of nuclear-powered warships are available to transport the shipments of naval spent nuclear fuel to the Idaho National Engineering Laboratory needed for examination and storage to avoid threats to the national security; and (b) the Secretary of the Navy is hereby authorized to immediately commence and accomplish such transportation: Provided, That the Secretary of Defense shall make the determination as to what shipments are required for that purpose and shall ensure that the shipments are made in accordance with the practices and requirements applied to previous container shipments of naval spent fuel to the Idaho National Engineering Laboratory: Provided further, That the authority in this section shall expire on September 30, 1996 or upon the vacation or stay of the current or any subsequent injunction issued by the United States District Court for the District of Idaho which enjoins such shipments, whichever occurs first: Provided further, That the authority in this section may not be used unless

the Secretary of Defense certifies in writing to the congressional defense committees that a good-faith agreement between the State of Idaho and the United States Government was attempted but could not be reached concerning interim shipments of spent nuclear fuel enjoined by any such injunction based on national security reasons.

SEC. 8108. None of the funds appropriated by this Act shall be available to lease or charter a vessel in excess of seventeen months (inclusive of any option periods) to transport fuel or oil for the Department of Defense if the vessel was constructed after October 1, 1995 unless the Secretary of Defense requires that the vessel be constructed in the United States with a double hull under the long-term lease or charter authority provided in section 2401 note of title 10 United States Code: Provided. That this limitation shall not apply to contracts in force on the date of enactment of this Act: Provided further, That by 1997 at least 20 percent of new annual leases and charters must be for ships of double hull design constructed after October 1, 1995 if available in numbers sufficient to satisfy this requirement: Provided further, That the Military Sealift Command shall plan to achieve the goal of eliminating single hull ship leases by the year

SEC. 8109. None of the funds appropriated or made available in this Act to the Department of the Navy shall be used to develop or procure main propulsion engines for the LPD-17 class of ships unless such equipment is powered by a diesel engine manufactured in the United States by a domestically operated entity: Provided, That the Secretary of Defense may waive this restriction on a case-by-case basis by certifying in writing to the Committees on Appropriations of the House of Representatives and the Senate that adequate domestic supplies are not available to meet Department of Defense requirements on a timely basis and that such an acquisition must be made in order to acquire capability for national security purposes or there exists a significant cost or quality difference.

SEC. 8110. None of the funds appropriated or

made available in this Act to the Department of the Navy shall be used to develop or procure an emergency generator set for the New Attack Submarine unless such equipment is powered by a diesel engine manufactured in the United States by a domestically operated entity: Provided, That the Secretary of Defense may waive this restriction on a case-by-case basis by certifying in writing to the Committees on Appropriations of the House of Representatives and the Senate that adequate domestic supplies are not available to meet Department of Defense requirements on a timely basis and that such an acquisition must be made in order to acquire capability for national security purposes or there exists a significant cost or quality difference.

SEC. 8111. None of the funds in this Act may be used to transport military personnel into Edwards Air Force Base for training rotations at the National Training Center after April 15, 1996: Provided, That the Department of Defense shall comply with the recommendations of the fiscal year 1996 Military Construction bill as it pertains to the interim and permanent National Training Center Airhead.

SEC. 8112. The Secretary of Defense and the Secretary of the Army shall reconsider the decision not to include the infantry military occupational specialty among the military skills and specialties for which special pays are provided under the Selected Reserve Incentive Program.

SEC. 8113. (a) The Secretary of Defense shall submit, on a quarterly basis, a report to the congressional defense committees, the Committee on International Relations of the House of Representatives and the Committee on Foreign Relations of the Senate setting forth all costs (including incremental costs) incurred by the Department of Defense during the preceding quarter in implementing or supporting resolutions of the United Nations Security Council, including

any such resolution calling for international sanctions, international peacekeeping operations, and humanitarian missions undertaken by the Department of Defense. The quarterly report shall include an aggregate of all such Department of Defense costs by operation or mission

(b) The Secretary of Defense shall detail in the quarterly reports all efforts made to seek credit against past United Nations expenditures and all efforts made to seek compensation from the United Nations for costs incurred by the Department of Defense in implementing and supporting United Nations activities.

SEC. 8114. (a) LIMITATION.—Of the funds available under title II under the heading "FORMER SOVIET UNION THREAT REDUCTION" for dismantlement and destruction of chemical weapons, not more than \$52,000,000 may be obligated or expended for that purpose until the President certifies to Congress the following:

(1) That the United States and Russia have completed a joint laboratory study evaluating the proposal of Russia to neutralize its chemical weapons and the United States agrees with the proposal.

(2) That Russia is in the process of preparing, with the assistance of the United States as necessary, a comprehensive plan to manage the dismantlement and destruction of the Russia chemical weapons stockpile.

(3) That the United States and Russia are committed to resolving outstanding issues under the 1989 Wyoming Memorandum of Understanding and the 1990 Bilateral Destruction Agreement.

(b) DEFINITIONS.—In this section:

(1) The term "1989 Wyoming Memorandum of Understanding" means the Memorandum of Understanding between the Government of the United States of America and the Government of the Union of Soviet Socialist Republics Regarding a Bilateral Verification Experiment and Data Exchange Related to Prohibition on Chemical Weapons, signed at Jackson Hole, Wyoming, on September 23, 1989.

(2) The term "1990 Bilateral Destruction Agreement" means the Agreement between the United States of America and the Union of Soviet Socialist Republics on destruction and non-production of chemical weapons and on measures to facilitate the multilateral convention on banning chemical weapons signed on June 1, 1990

SEC. 8115. (a) INTERNATIONAL PEACEKEEPING, PEACE ENFORCEMENT, AND HUMANITARIAN ASSISTANCE OPERATIONS.—It is the sense of Congress that in the event of a deployment or participation of United States Armed Forces units in any international peacekeeping, peace enforcement, and humanitarian assistance operation, the President must engage in consultations with the bipartisan leadership of Congress and the congressional committees named in subsection (e) regarding such operation in accordance with subsection (c)(1).

(b) COVERED OPERATIONS.—(1) This section applies to the following:

(A) Any international peacekeeping or peaceenforcement operation that is not underway as of the date of the enactment of this Act and that is authorized by the Security Council of the United Nations under chapter VI or VII of the Charter of the United Nations.

(B) Any other international peacekeeping or peace-enforcement operation that is not underway as of the date of the enactment of this Act.

(C) Any deployment after the date of the enactment of this Act of United States ground forces in the territory of the former Yugoslavia above the level of such forces so deployed as of such date of enactment, other than a deployment involving fewer than 100 personnel.

(D) Except as provided in paragraph (2) any international humanitarian assistance operation

(2) This section does not apply with respect to-

(A) an international humanitarian assistance operation carried out in response to a disaster; or

(B) any other international humanitarian assistance operation if the President reports to Congress that the estimated cost of such operation is less than \$50,000,000.

(c) Consultation With Congress.—(1) Consultations under subsection (a) in the case of any operation shall be initiated before the initial deployment of United States Armed Forces units to participate in the operation and, whenever possible, at least 15 days before such deployment. However, if the President determines that the national security so requires, the President may delay the initiation of such consultations until after such initial deployment, but in no case may such consultations be initiated later than 48 hours after such deployment.

(2) Such consultations shall include discussion of all of the following:

(A) The goals of the operation and the mission of any United States Armed Forces units involved in the operation.

(B) The United States interests that will be served by the operation.

(C) The estimated cost of the operation.

(D) The strategy by which the President proposes to fund the operation, including possible supplemental appropriations or payments from international organizations, foreign countries, or other donors.

(E) The extent of involvement of armed forces and other contributions of personnel from other nations

(F) The anticipated duration and scope of the operation.

(3) Such consultations shall continue on a periodic basis throughout the period of the deployment.

(d) REQUESTS FOR EMERGENCY SUPPLE-MENTAL APPROPRIATIONS.—Whenever there is a deployment of United States Armed Forces to perform an international humanitarian, peacekeeping, or peace-enforcement operation, the President should seek emergency supplemental appropriations to meet the incremental costs to the Department of Defense of that deployment not later than 90 days after the date on which such deployment commences.

(e) COMMITTEES TO BE INCLUDED IN CON-SULTATIONS.—The committees referred to in subsection (a) are the following:

(1) The congressional defense committees.

(2) The Committee on Foreign Relations of the Senate and the Committee on International Relations of the House of Representatives.

(3) The Select Committee on Intelligence of the Senate and the Permanent Select Committee on Intelligence of the House of Representatives.

SEC. 8116. (a) FINDINGS.—The Senate makes the following findings:

(1) The President of France stated on June 13, 1995, that the Republic of France plans to conduct eight nuclear test explosions over the next several months.

(2) The People's Republic of China continues to conduct underground nuclear weapons tests.

(3) The United States, France, Russia, and Great Britain have observed a moratorium on nuclear testing since 1992.

(4) A resumption of testing by the Republic of France could result in the disintegration of the current testing moratorium and a renewal of underground testing by other nuclear weapon states.

(5) A resumption of nuclear testing by the Republic of France raises serious environmental and health concerns.

(6) The United Nations Conference on Disarmament presently is meeting in Geneva, Switzerland, for the purpose of negotiating a Comprehensive Nuclear Test Ban Treaty (CTBT), which would halt permanently the practice of conducting nuclear test explosions.

(7) Continued underground weapons testing by the Republic of France and the People's Republic of China undermines the efforts of the international community to conclude a CTBT by 1996, a goal endorsed by 175 nations, at the recently completed NPT Extension and Review Conference (the conference for the extension and review of the Nuclear Non-Proliferation Treaty).

(b) SENSE OF THE SENATE.—It is the sense of the Senate that the Republic of France and the People's Republic of China should abide by the current international moratorium on nuclear test explosions and refrain from conducting underground nuclear tests in advance of a Comprehensive Test Ban Treaty.

SEC. 8117. (a) LIMITATION ON TRANSFER OF DEFENSE ARTICLES AND SERVICES.—Notwith-standing any other provision of law, none of the funds available to the Department of Defense for the current fiscal year may be obligated or expended to transfer to another nation or an international organization any defense articles or services (other than intelligence services) for use in the activities described in subsection (b) unless the congressional defense committees, and the Committee on International Relations of the House of Representatives and the Committee on Foreign Relations of the Senate are notified 15 days in advance of such transfer.

(b) COVERED ACTIVITIES.—(1) This section applies to—

(A) any international peacekeeping or peaceenforcement operation under the authority of chapter VI or chapter VII of the United Nations Charter under the authority of a United Nations Security Council resolution; and

(B) any other international peacekeeping peace-enforcement, humantarian, or disaster re-

lief operation.

(c) REQUIRED NOTICE.—A notice under subsection (a) shall include the following:

(1) A description of the equipment, supplies, or services to be transferred.

(2) A statement of the value of the equipment, supplies, or services to be transferred.

(3) In the case of a proposed transfer of equipment or supplies—

(A) a statement of whether the inventory requirements of all elements of the Armed Forces (including the reserve components) for the type of equipment or supplies to be transferred have been met; and

(B) a statement of whether the items proposed to be transferred will have to be replaced and, if so, how the President proposes to provide

funds for such replacement.

SEC. 8118. None of the funds available to the Department of Defense shall be obligated or expended to make a financial contribution to the United Nations for the cost of any United Nations peacekeping activity (whether pursuant to assessment or a voluntary contribution) or for payment of any United States arrearage to the United Nations.

SEC. 8119. None of the funds made available in this Act may be used to administer any policy that permits the performance of abortions at medical treatment or other facilities of the Department of Defense, except when it is made known to the Federal official having authority to obligate or expend such funds that the life of the mother would be endangered if the fetus were carried to term: Provided, That the provisions of this section shall enter into force if specifically authorized in the National Defense Authorization Act for Fiscal Year 1996.

SEC. 8120. None of the funds made available in this Act under the heading "Procurement of Ammunition, Army" may be obligated or expended for the procurement of munitions unless such acquisition fully complies with the Competition in Contracting Act.

SEC. 8121. None of the funds in this Act may be used to implement any change to the computation of military retired pay as required by law in fiscal year 1995 for military personnel who entered the Service before September 8, 1980.

SEC. 8122. None of the funds available to the Department of Defense under this Act shall be obligated or expended to pay a contractor under a contract with the Department of Defense for costs of any amount paid by the contractor to an employee when it is made known to the Federal official having authority to obligate or expend such funds that—

(1) such costs are for a bonus or otherwise in excess of the normal salary paid by the contractor to the employee; and

(2) such bonus is part of restructuring costs associated with a business combination.

SEC. 8123. None of the funds provided in title II of this Act for "FORMER SOVIET UNION THREAT REDUCTION" may be obligated or expended to finance housing for any individual when it is made known to the Federal official having authority to obligation or expend such funds that such individual was a member of the military forces of the Soviet Union or that such individual is or was a member of the military forces of the Russian Federation.

SEC. 8124. It is the sense of Congress that none of the funds available to the Department of Defense shall be obligated or expended for the deployment or participation of United States Armed Forces in any peacekeeping operation in Bosnia-Herzegovina, unless such deployment or participation is specifically authorized by a law enacted after the date of enactment of this Act: Provided, That this section shall not apply to operations of the nature and extent conducted by United States Armed Forces in Bosnia-Herzegovina during fiscal year 1995, emergency air rescue operations, the airborne delivery of humanitarian supplies, or the planning and execution of OPLAN 40104 or similar operations to extract UNPROFOR personnel.

SEC. 8125. Notwithstanding any other provision in this Act, the total amount appropriated in this Act is hereby reduced by \$832,000,000 to reflect savings from revised economic assumptions, to be distributed as follows:

Operation and Maintenance, Army, \$54,000,000; Operation and Maintenance, Navy,

Operation and Maintenance, Navy, \$80,000,000;

Operation and Maintenance, Marine Corps, \$9,000,000;

Operation and Maintenance, Air Force, \$51,000,000;

Operation and Maintenance, Defense-Wide, \$36,000,000;

Operation and Maintenance, Army Reserve, \$4,000,000; Operation and Maintenance, Navy Reserve,

\$4,000,000;

Operation and Maintenance, Marine Corps

Reserve, \$1,000,000; Operation and Maintenance, Air Force Re-

serve, \$3,000,000; Operation and Maintenance, Army National

Guard, \$7,000,000;

Operation and Maintenance, Air National

Guard, \$7,000,000; Drug Interdiction and Counter-Drug Activi-

ties, Defense, \$5,000,000; Environmental Restoration, Defense, \$11,000,000:

Overseas Humanitarian, Disaster, and Civic Aid, \$1,000,000:

Former Soviet Union Threat Reduction,

\$2,000,000; Defense Health Program, \$51,000,000;

Aircraft Procurement, Army, \$9,000,000; Missile Procurement, Army, \$5,000,000; Procurement of Weapons and Tracked Combat Vehicles, Army, \$10,000,000;

Procurement of Ammunition, Army, \$6,000,000; Other Procurement, Army, \$17,000,000; Aircraft Procurement, Navy, \$29,000,000; Weapons Procurement, Navy, \$13,000,000; Shipbuilding and Conversion, Navy, \$42,000,000;

Other Procurement, Navy, \$18,000,000; Procurement, Marine Corps, \$4,000,000; Aircraft Procurement, Air Force, \$50,000,000; Missile Procurement, Air Force, \$29,000,000; Other Procurement, Air Force, \$45,000,000; Procurement, Defense-Wide, \$16,000,000; Chemical Agents and Munitions Destruction,

Defense, \$5,000,000; Research, Development, Test and Evaluation, Army, \$20,000,000;

Research, Development, Test and Evaluation, Navy \$50,000,000:

Research, Development, Test and Evaluation, Air Force \$79 000 000:

Research, Development, Test and Evaluation, Defense-Wide, \$57,000,000; and

Developmental Test and Evaluation, Defense, \$2,000,000: Provided, That these reductions shall be applied proportionally to each budget activity, activity group and subactivity group and each program, project, and activity within each appropriation account.

SEC. 8126. Notwithstanding any other provision of law, of the revenue collected by the Defense Business Operations Fund, \$117,000,000 shall be made available for obligation and expenditure for termination liability, lease and operational costs for aircraft to accomplish the UC-137 aircraft mission; Provided, That the funds made available pursuant to this section shall remain available until expended.

SEC. 8127. Funds appropriated by this and future Acts under the heading "Missile Procurement, Air Force" may be obligated for payment of satellite on-orbit incentives in the fiscal year in which an incentive payment is earned: Provided, That any obligation made pursuant to this section may not be entered into until 30 calendar days in session after the congressional defense committees have been notified that an on-orbit incentive payment has been earned.

SEC. 8128. (a) Not more than a total of \$11,000,000 of the funds appropriated under the heading "Research, Development, Test and Evaluation, Army", in title IV of Public Law 103-335, and in title IV of this Act, may be made available for support of a NATO Alliance Ground Surveillance (AGS) program based on the Joint Surveillance/Target Attack Radar System (JSTARS).

(b) Not more than a total of \$6,450,000 of the funds appropriated under the heading "Research, Development, Test and Evaluation, Air Force", in title IV of Public Law 103-335, and in title IV of this Act, may be made available for support of a NATO Alliance Ground Surveillance (AGS) program based on JSTARS.

SEC. 8129. (a) In addition to any other reductions required by this Act, the following funds are hereby reduced from the following accounts in title IV of this Act in the specified amounts:

"Research, Development, Test and Evaluation, Army", \$47,852,000;

"Research, Development, Test and Evaluation, Navy", \$85,947,000;

"Research, Development, Test and Evaluation, Air Force", \$128,958,000; and

"Research, Development, Test and Evaluation, Defense-Wide", \$62,243,000.

(b) The reductions taken pursuant to subsection (a) shall be applied on a pro-rata basis by subproject within each R-1 program element as modified by this Act, except that no reduction may be taken against the funds made available to the Department of Defense for Ballistic Missile Defense.

This Act may be cited as the "Department of Defense Appropriations Act, 1996".

And the Senate agree to the same.

BILL YOUNG,
JOSEPH M. McDADE,
BOB LIVINGSTON,
JERRY LEWIS,
JOE SKEEN,
DAVID L. HOBSON,
HENRY BONILLA,
GEORGE R. NETHERCUTT,
Jr.,
MARK W. NEUMANN (except
to the agreement
regarding U.S.

deployment in Bosnia),

JOHN P. MURTHA,

NORMAN D. DICKS, CHARLES WILSON, W.G. (BILL) HEFNER, MARTIN OLAV SABO, Managers on the Part of the House.

TED STEVENS,
THAD COCHRAN,
ARLEN SPECTER,
PETE V. DOMENICI,
PHIL GRAMM,
KIT BOND,
MITCH MCCONNELL,
CONNIE MACK,
RICHARD C. SHELBY,
MARK O. HATFIELD,
DANIEL K. INOUYE,
FRITZ HOLLINGS,
J. BENNETT JOHNSTON,
ROBERT C. BYRD,

PATRICK J. LEAHY,
Managers on the Part of the Senate.
JOINT EXPLANATORY STATEMENT OF
THE COMMITTEE OF CONFERENCE

The managers on the part of the House and the Senate at the conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill (H.R. 2126), making appropriations for the Department of Defense for the fiscal year ending September 30, 1996, and for other purposes, submit the following joint statement to the House

and the Senate in explanation of the effect of the action agreed upon by the managers and recommended in the accompanying conference report.

The conference agreement on the Department of Defense Appropriations Act, 1996, incorporates some of the provisions of both the House and Senate versions of the bill. The language and allocations set forth in House Report 104-208 and Senate Report 104-124 should be complied with unless specifically addressed in the accompanying bill and statement of the managers to the contrary.

Senate Amendment: The Senate deleted the entire House bill after the enacting clause and inserted the Senate bill. The conference agreement includes a revised bill.

DEFINITION OF PROGRAM, PROJECT, AND ACTIVITY

The conferees agree that for the purposes of the Balanced Budget and Emergency Deficit Control Act of 1985 (Public Law 99-177) as amended by the Balanced Budget and Emergency Deficit Control Reaffirmation Act of 1987 (Public Law 100-119) and by the Budget Enforcement Act of 1990 (Public Law 101-508), the term program, project, and activity for appropriations contained in this Act shall be defined as the most specific level of budget items identified in the Department of Defense Appropriations Act, 1996, the accom-

panying House and Senate Committee reports, the conference report and accompanying joint explanatory statement of the managers of the Committee of Conference, the related classified annexes and reports, and the P-1 and R-1 budget justification documents as subsequently modified by Congressional action. The following exception to the above definition shall apply:

For the Military Personnel and the Operation and Maintenance accounts, the term 'program, project, and activity" is defined as the appropriations accounts contained in the Department of Defense Appropriations Act. At the time the President submits his budget for fiscal year 1997, the conferees direct the Department of Defense to transmit to the congressional defense committees a budget justification document to be known as the "0-1" which shall identify, at the budget activity, activity group, and subactivity group level, the amounts requested by the President to be appropriated to the Department of Defense for operation and maintenance in any budget request, or amended budget request, for fiscal year 1997.

TITLE I-MILITARY PERSONNEL

The conferees agree to the following amounts and end strength totals for the Military Personnel accounts as follows:

[In thousands of dollars]

	Budget	House	Senate	Conference
Active personnel:				
Army	19,721,408	19,884,608	19,776,587	19,809,187
Navý	16,930,609	17,006,363	16,979,209	17,008,563
Marine Corps	5,877,740	5,928,340	5,886,540	5,885,740
Air Force	17,108,120	17,294,620	17,156,443	17,207,743
Reserve personnel:				
Army	2,101,366	2,122,566	2,102,466	2,122,466
Navy	1,348,223	1,350,023	1,349,323	1,355,523
Marine Corps	361,751	366,101	364,551	378,151
Air Force	782,761	783,586	783,861	784,586
National Guard personnel:				
Army	3,218,258	3,240,858	3,222,422	3,242,422
Air Force	1,246,427	1,254,827	1,259,627	1,259,627
Total, Military Personnel	68,696,663	69,231,892	68,881,029	69,054,008

OPERATIONS PROVIDE COMFORT/ENHANCED SOUTHERN WATCH

agreement The conference includes \$647,100,000, as proposed by the House, for unbudgeted costs associated with Operations Provide Comfort and Enhanced Southern Watch. Of this amount, \$77,500,000 is appropriated in Title I, Military Personnel, and \$569,600,000 is appropriated in Title II, Operation and Maintenance. The conferees designate these funds as an item of Congressional interest, meaning they can only be used for additional incremental costs of Operations Provide Comfort and Enhances Southern Watch unless prior approval is granted by the House and Senate Committees on Appropriations through normal reprogramming procedures. In addition, the conferees direct that none of these funds may be obligated or expended unless the costs of these operations are fully submitted in the President's fiscal year 1997 budget request. The conferees direct that funds shall be available for obligation only after submission of the fiscal year 1997 budget request, and only if the request fully funds and details the estimated costs of these operations. The conferees direct the Secretary of Defense to provide a report to the House and Senate Committees on Appropriations by January 30, 1996, on planned obligations and expenditures of these funds.

FORCE STRUCTURE CHANGES

The conferees recommend an increase of \$38,500,000 to maintain fiscal year 1995 Primary Authorized Aircraft (PAA) levels in Air National Guard general purpose fighter forces during fiscal year 1996.

The conferees recommend an increase of \$34,200,000 to sustain the maritime patrol aircraft force structure at 13 active and 9 reserve squadrons in fiscal year 1996.

The conferees also recommend an increase of \$9,600,000 for additional Marine Corps Reserve full-time support, in order to facilitate the Marine Corps Reserve's contingency role and operations.

MILITARY TECHNICIAN AND MEDICAL PERSONNEL REPROGRAMMING

The conferees direct that the Department of Defense, in the event of sequestration during fiscal year 1996, protect military (civilian) technicians and medical personnel necessary to maintain the current level of medical and Reserve Component operations, from any associated reduction of personnel pay medical programs (to include CHAMPUS).

BASIC ALLOWANCE FOR QUARTERS

The conferees agree to provide \$72,366,000, as proposed by the Senate, for an increase in the Basic Allowance for Quarters, to be effective January 1, 1996.

ACTIVE END STRENGTH [Fiscal year 1996]

	Budget	Conference	Conference vs. Budget
Army	495,000	495,000	
Navý	428,000	428,340	+340
Marine Corps	174,000	174,000	
Air Force	388,200	388,200	
Total	1,485,200	1,485,540	+340

MILITARY PERSONNEL, ARMY

The conference agreement on items addressed by either the House or the Senate is as follows:

[In thousands of dollars]

	House	Senate	Conference
Provide Comfort/Enhanced Southern Watch	3,600 139,000 - 1,200 12,000 9,800	32,000 23,179	3,600 61,000 23,179
Total, Military Person- nel, Army	+163,200	+55,179	+87,779

MILITARY PERSONNEL, NAVY

The conference agreement on items addressed by either the House or the Senate is as follows:

[In thousands of dollars]

	House	Senate	Conference
Aviation Continuation Pay	- 1,000		- 1,000
Responsibility Pay Provide Comfort/Enhanced	- 1,146		− 1,146
Southern Watch	25,500		25,500
Overseas Station Allowance	45,000	32,000	24,000
Selective Reenlistment Bonus	-25,000		
Basic Allowance for Quarters	11,600	16,600	16.600
Variable Housing Allowance	20,800		
P-3 Squadron			14,000
Total, Military Person-			
nel, Navy '	+75,754	+48,600	+77,954

MILITARY PERSONNEL, MARINE CORPS

The conference agreement on items addressed by either the House or Senate is as follows:

	House	Senate	Conference
Aviation Continuation Pay Provide Comfort/Enhanced	-200		- 200
Southern Watch	3,400		3,400
Overseas Station Allowance	43,000	4,000	
Selective Reenlistment Bonus	-4,000		
Basic Allowance for Quarters	3,200	4,800	4,800
Variable Housing Allowance	5,200		
Total, Military Person- nel, Marine Corps	+50,600	+8,800	+8,880

MILITARY PERSONNEL, AIR FORCE

The conference agreement on items addressed by either the House or Senate is as follows:

[In thousands of dollars]

	House	Senate	Conference
Aviation Continuation Pay Aviation Career Incentive Pay Flight Duty Pay Provide Comfort/Enhanced	-4,400 -800 -500		-4,400 -800 -500
Southern Watch	45,000 73,000 12,000	32,000	45,000 44,000
Basic Allowance for Quarters Variable Housing Allowance B–52 Force Structure	11,000 10,200 65,000	16,323	16,323
Total, Military Person- nel, Air Force	—186,500	+48,323	+99,323

NATIONAL GUARD AND RESERVE FORCES

The conferees agree to provide \$9,142,775,000 in Reserve personnel appropriations, \$8,815,232,000 in Operation and maintenance appropriations, and \$777,000,000 in the National Guard and Reserve Equipment appropriation. These funds support a Selected Reserve strength of 930,342 as shown below.

RESERVE STRENGTHS

[Fiscal year 1995]

	Budget	Conference	Conference vs. Budget
Selected Reserve:			
Army Reserve	230.000	230,000	
Navý Reserve	98,608	98,877	+269
Marine Corps Reserve	42,000	42,000	
Air Force Reserve	73,969	74,007	+38
Army National Guard	373,000	373,000	
Air National Guard	109,458	112,458	+3,000
	927,035	930,342	+3,307
Army Reserve	11.575	11,575	
Navy Reserve	17,490	17,605	+115
Marine Corps Reserve	2,285	2,559	+274
Air Force Reserve	628	628	
Army National Guard	23,390	23,390	
Air National Guard	9,817	10,066	+249
Total Technicians:	65,185	65,823	+638
Army Reserve	6.409	6.630	+221
Air Force Reserve	9,467	9.802	+335
Army National Guard	25,094	25,500	+406
Air National Guard	22,558	23,399	+841
Total	63,528	65,331	+1,803

MILITARY (CIVILIAN) TECHNICIANS

The conferees recommend an increase of \$40,500,000 in the Operation and Maintenance accounts of the Army Reserve, Air Force Reserve, Army National Guard, and Air National Guard for additional military (civilian) technicians. The conferees remain concerned about the significant reduction to military technicians contained in the President's budget request and expect these funds to not be used for any other purpose without a prior approval reprogramming being submitted through normal channels. Additionally, the conferees direct the Department to provide the required number of workyears needed to sustain the levels of military (civilian) technicians as provided in this Act. The conferees also include a general provision (Section 8087) which prohibits reducing the full-time support levels for technicians unless such technicians are a result of a reduction in military force structure. The conferees expect the Department to follow the intent of this provision.

RESERVE PERSONNEL, ARMY

The conference agreement on items addressed by either the House or the Senate is as follows:

[In thousands of dollars]

	House	Senate	Conference
Unit Readiness/Training Basic Allowance for Quarters Variable Housing Allowance	20,000 500 700	1,100	20,000 1,100
Total, Reserve Person- nel, Army	+21,200	+1,100	+21,100

RESERVE PERSONNEL, NAVY

The conference agreement on items addressed by either the House or the Senate is as follows:

[In thousands of dollars]

	House	Senate	Conference
Basic Allowance for Quarters	700	1,100	1,100
Variable Housing Allowance P–3 Squadron	1,100		6,200
Total, Reserve Person- nel, Navy	+1,800	+1,100	+7,300

RESERVE PERSONNEL, MARINE CORPS

The conference agreement on items addressed by either the House or the Senate is as follows:

[In thousands of dollars]

	House	Senate	Conference
Annual Training/School Tours Basic Allowance for Quarters Variable Housing Allowance Increase of Active Reservists	4,000 150 200	2,800	4,000 2,800 9,600
Total, Reserve Person- nel, Marine Corps	+4,350	+2,800	+16,400

RESERVE PERSONNEL, AIR FORCE

The conference agreement on items addressed by either the House or the Senate is as follows:

[In thousands of dollars]

	House	Senate	Conference
WC-130 Weather Reconn Basic Allowance for Quarters	725 100	1,100	725 1,100
Total, Reserve Person- nel, Air Force	+825	+1,100	+1,825

NATIONAL GUARD PERSONNEL, ARMY

The conference agreement on items addressed by either the House or the Senate is as follows:

[In thousands of dollars]

	House	Senate	Conference
School/Special Training Basic Allowance for Quarters Variable Housing Allowance	20,000 1,300 1,300	4,164	20,000 4,164
Total, National Guard Personnel, Army	22,600	4,164	24,164

NATIONAL GUARD PERSONNEL, AIR FORCE

The conference agreement on items addressed by either the House or the Senate is as follows:

[In thousands of dollars]

	House	Senate	Conference
Tanker Task Force/1st Air Force Basic Allowance for Quarters Variable Housing Allowance Fighter Force Structure	7,200 500 700	1,200	1,200
Total, National Guard Personnel, Air Force	8,400	13,200	13,200

SUPPORT OF THE U.S. ANTARCTIC PROGRAM

The conferees agree to continue the Department of Defense support to the U.S. Antarctic Program. However, in light of the Congressional requirement for the National Science and Technology Council to undertake a Government-wide policy review of DoD's role in the Antarctic program no later than March 31, 1996, future Defense involvement in this mission will be reassessed after receipt of that report. The conferees believe that Air National Guard participation in this project is predicated only on full reimbursement by the National Science Foundation and shall not conflict with any other Air National Guard mission.

TITLE II—OPERATION AND MAINTENANCE

A summary of the conference agreement on items addressed by either the House or the Senate is as follows:

		Budget	House	Senate	Conference
50000	RECAPITUL ATION				
50020	0 & M, ARMY	18.134.736	18,996,131	17.947.229	18,321,965
50040	TRANSFER—STOCKPILE / DBOF	(50.000)	(50,000)	(50,000)	(50,000)
50060	0 & M, NAVY	21,175,710	20,846,710	21,195,301	21,279,425
50080	TRANSFER—STOCKPILE / DB0F	(50,000)	(50,000)	(50,000)	(50,000)
50100	0 & M, MARINE CORPS	2,269,722	2,508,822	2,341,737	2,392,522
50120	0 & M, AIR FORCE	18,206,597	18,873,793	18,202,437	18,561,267
50140	TRANSFER—STOCKPILE / DBOF	(50,000)	(50,000)	(50,000)	(50,000)
50160	0 & M, DEFENSEWIDE	10,366,782	9,908,810	9,904,068	10,388,595
50200	0 & M, ARMY RESERVE	1,068,591	1,119,191	1,068,312	1,119,191
50220	0 & M, NAVY RESERVE	826,042	841,565	826,042	859,542
50240	0 & M, MARINE CORPS RESERVE	90,283	102,079	90,283	100,283
50260	0 & M, AIR FORCE RESERVE	1,485,947	1,519,287	1,485,947	1,519,287
50280	0 & M, ARMY NATIONAL GUARD	2,304,108	2,334,487	2,361,708	2,440,808
50300	0 & M, AIR NATIONAL GUARD	2,712,221	2,737,221	2,724,021	2,776,121
50320	NATL BOARD FOR THE PROMOTON OF RIFLE PRACTICE, ARMY				
50340	COURT OF MILITARY APPEALS, DEFENSE	6,521	6,521	6,521	6,521
50360	ENVIRONMENTAL RESTORATION, DEFENSE	1,622,200	1,422,200	1,487,000	1,422,200
50380	SUMMER OLYMPICS	15,000	15,000	15,000	15,000
50420	SPECIAL OLYMPICS				
50460	HUMANITARIAN ASSISTANCE	79,790		60,000	
50480	FORMER SOVIET UNION THREAT REDUCTION	371,000	200,000	325,000	300,000
50490	Contributions for international peacekeeping and peace				
50500	ENFORCEMENT ACTIVITIES FUND	65,000			
50505	Overseas Humanitarian, Disaster, and Civic aid		50,000		50,000

		Budget	House	Senate	Conference
50560 50580	GRAND TOTAL, 0 & M TRANSFER	80,800,250 (150,000)	81,483,817 (150,000)	79,940,606 (150,000)	81,552,727 (150,000)
50600	TOTAL FUNDS AVAILABLE, O & M	80,950,250	81,633,817	80,090,606	81,702,727

BUDGET JUSTIFICATION AND EXECUTION MATERIALS

The conferees are encouraged by the steps the Department has taken too improve the Operation and maintenance program justification materials submitted to the Congress. In order to further these efforts, the conferees direct the Department to:

provide the Committees on Appropriations quarterly budget execution reports for all Operation and maintenance accounts for fiscal year 1996. These reports should reflect the O-1 categories used in the budget justification materials. Reports should be submitted within 60 days of the end of the quarter to which they apply, concurrently to the Office of Management and Budget;

provide the Committees on Appropriations quarterly reports describing the execution of real property maintenance programs. These reports should describe those activities specifically and/or generally described by the Congress and should separately identify activity related to barracks renovation. Real Property Maintenance is designated an item of congressional interest; transfers from real property maintenance programs to other activities are subject to prior-notification reprogramming procedures.

The conferees agree that proposed transfers of funds between O-1 budget activity funding categories in excess of \$20,000,000 are subject to normal reprogramming procedures. In addition, due to continuing concerns about force readiness and the possible diversion of Operation and maintenance funds, the conferees agree that the Department should provide written notification to the congressional defense committees prior to transfers in excess of \$20,000,000 from the following subactivity group categories:

O&M, Army

Operating forces: Combat units; Tactical support; Force related training/special activities; Depot maintenance.

O&M, Navy

Operating forces: Mission and other flight operations; Aircraft depot maintenance; Mission and other ship operations; Ship depot maintenance.

O&M, Marine Corps

Operating forces: Operational forces *O&M. Air Force*

Operating forces: Primary combat forces; Primary combat weapons; Air operations training, Mobilization: Airlift operations.

FINANCIAL MANAGEMENT

The conferees are concerned about the state of financial management in the Department of Defense and the measures that may be taken to improve upon past performance.

Both the House and Senate reports on the fiscal year 1996 Department of Defense Appropriations Bill recommended several items for the Department's consideration. These items should be merged into a single report due to the Committees on Appropriations not later than May 31, 1996. The DoD report should address the following issues:

the state of Defense Finance and Accounting Service (DFAS) consolidation and future reorganization plans. Of specific interest are DoD plans concerning establishment of 20 DFAS operating locations;

opportunities for utilizing private sector financial services to meet non-unique departmental requirements such as travel processing, payroll and contract disbursements;

procedureal changes designed to improve DoD performance in the areas of unmatched disbursements and negative unliquidated obligations;

the estimated resource requirements to achieve long term improvements of DoD financial management procedures and systems

REAL PROPERTY MAINTENANCE

The conferees agree with the Senate in providing an additional \$322,000,000 for barracks renovation. The conferees have a provided a total increase of \$700,000,000 to the Real Property Maintenance account.

[In thousand of dollars]

	Barracks renovation	Other RPM	Total addi- tional RPM
Army	100,000	67,000	167,000
Navý	100,000	55,000	155,000
Air Force	100,000	51,000	151,000
Marine Corps	22,000	38,000	60,000
Army National Guard		100,000	100,000
Armý Reserve		17,000	17,000
Navy Reserve		20,000	20,000
Marine Corps Reserve		1,500	1,500
Air National Guard		15,000	15,000
Air Force Reserve		13,500	13,500
Total	322,000	378,000	700,000

REAL PROPERTY MAINTENANCE

The conferees agree to reduce the military department's security program accounts and the On-Site Inspection Agency. In order to meet emergent requirements stemming from valid treaty obligations, the conferees expect the Department of Defense to submit a reprogramming request subject to normal, prior approval reprogramming procedures.

TRANSPORTATION IMPROVEMENTS

The conferees agree that the Department of Defense should be able to improve the efficiency of the transportation organizations and infrastructure under the control of the U.S. Transportation Command (USTRANSCOM). The conferees direct that the Department of Defense report to the con-

gressional defense committees not later than March 31, 1996, on measure that will be taken to achieve improvements in this area.

INTERNATIONAL MILITARY TRAINING AND EDUCATION

The conferees express their continued support for the International Military Education and Training Program. The conferees note however that this program is funded within international affairs programs and is properly within the jurisdiction of the Subcommittees on Foreign Operations. Therefore, the conferees direct that no funds appropriated in this act be used for foreign operations costs associated with the International Military Education and Training program.

DEFENSE COMMISSARY ACCESS POLICY

The conferees direct a report be made by the General Accounting Office to the Committee on Appropriations of the Senate and the House of Representatives on any changes in DoD commissary access policy, including providing reservists new or additional privileges, and addressing any resulting financial impact on the commissaries.

MILITARY TRAFFIC MANAGEMENT COMMAND REENGINEERING PROGRAM

The conferees direct the Department of Defense to provide a report on its pilot program to implement commercial business practices and standards of service for its movement of military household goods, to the congressional defense committees by March 1, 1997. This report should fully assess how the pilot program impacts the government's transportation costs as compared to the current program. The conferees expect the Department to fairly evaluate the present program as modified by the removal of government unique terms, conditions and regulations and using simplified procedures. This analysis determine whether the proposed reengineering of the current program is economically justified, can achieve a higher level of service and lower claims frequency.

In addition, the conferees direct the Department to report by January 1, 1996, prior to the implementation of any element of the pilot program, on its impact on small businesses resulting from, but not limited to, the application of the Federal Acquisition Regulations, and the requirement of any program elements that are not standard commercial business practices.

TITLE II—OPERATION AND MAINTENANCE

OPERATION AND MAINTENANCE, ARMY

The conference agreement on items addressed by either the House or the Senate is as follows:

		Budget	House	Senate	Conference
100	OPERATION AND MAINTENANCE, ARMY				
200	BUDGET ACTIVITY 1: OPERATING FORCES LAND FORCES				
250	COMBAT UNITS	1,882,069	1,882,069	1,882,069	1,882,069
300	TACTICAL SUPPORT	1,165,970	1,165,970	1,165,970	1,165,970
350	THEATER DEFENSE FORCES	178,670	178,670	178,670	178,670
400	FORCE RELATED TRAINING/SPECIAL ACTIVITIES	1,271,154	1,271,154	1,285,154	1,271,154
450	FORCE COMMUNICATIONS	73,584	73,584	73,584	73,584
500	DEPOT MAINTENANCE	861,426	1,065,426	890,426	950,696
550	JCS EXERCISES	54,467	54,467	54,467	54,467
600	BASE SUPPORT	3,582,306	3,612,306	3,618,129	3,612,306
700	LAND OPERATIONS SUPPORT				
750	COMBAT DEVELOPMENTS	214,364	214,364	214,364	214,364
800	UNIFIED COMMANDS	36,937	36,937	36,937	36,937

		[In thousands of dollars]					
				Budget	House	Senate	Conference
900	TOTAL, BUDGET ACTIVITY 1			9,320,947	9,554,947	9,399,770	9,440,217
950 1000	BUDGET ACTIVITY 2: MOBILIZATION MOBILITY OPERATIONS						
1050 1100					86,830 482,923	86,830 388,923	86,830 423,923
1150 1200	WAR RESERVE ACTIVITIES INDUSTRIAL PREPAREDNESS			72,166	72,166 143,841	72,166 143,841	72,166 143,841
1300	TOTAL, BUDGET ACTIVITY 2				785,760	691,760	726,760
1350	BUDGET ACTIVITY 3: TRAINING AND RECRUITING						
1400 1450	ACCESSION TRAINING OFFICER ACQUISITION			58,328	58,328	58,328	58,328
1500 1550	RECRUIT TRAINING ONE STATION UNIT TRAINING				11,228 17,008	11,228 17,008	11,228 17,008
1600 1650	RESERVE OFFICER TRAINING CORPS (ROTC) BASE SUPPORT (ACADEMY ONLY)			109,789	109,789 118,445	109,789 118,445	109,789 118,445
1750 1800	BASIC SKILL/ADVANCE TRAINING SPECIALIZED SKILL TRAINING			236,760	302,760	260,760	281,760
1850 1900	FLIGHT TRAINING PROFESSIONAL DEVELOPMENT EDUCATION				218,514 68,981	218,514 68,981	218,514 68,981
1950 2000	Training Support Base Support (other training)				375,528 1,160,360	375,528 1,171,960	375,528 1,160,360
2100 2150	RECRUITING/OTHER TRAINING RECRUITING AND ADVERTISING			211,375	217,875	216,375	216,375
2200 2250	OFF-DUTY AND VOLUNTARY EDUCATION			103,812	64,333 103,812	64,333 103,812	64,333 103,812
2300 2350					81,108 74,506	81,108 74,506	81,108 74,506
2400	BASE SUPPORT (RECRUITING LEASES)				156,020	156,020	156,020
2500	TOTAL, BUDGET ACTIVITY 3			3,066,095	3,138,595	3,106,695	3,116,095
2550 2600	BUDGET ACTIVITY 4: ADMIN & SERVICEWIDE ACTIVITIES SECURITY PROGRAMS						
2650 2700	LOGISTICS OPERATIONS				362,333	356,333	356,333
2750 2800	SERVICEWIDE TRANSPORTATION			487,281	542,910 475,281	542,910 487,281	542,910 491,031
2850 2900	LOGISTIC SUPPORT ACTIVITIESAMMUNITION MANAGEMENT				299,230 300,853	299,230 300,853	299,230 300,853
3000 3050					265,238	275,588	275,588
3100 3150	SERVICEWIDE COMMUNICATIONS			124,676	686,446 124,676	686,446 124,676	686,446 124,676
3200 3250	OTHER PERSONNEL SUPPORTOTHER SERVICE SUPPORT			568,225	169,832 568,225	175,832 571,225	172,832 571,225
3300 3350	ARMY CLAIMS ACTIVITIESREAL ESTATE MANAGEMENT			86,930	173,290 86,930	173,290 86,930	173,290 86,930
3400 3500	PENTAGON RENOVATION TRANSFER				759,566	752,816 44,130	735,466 44,130
3550 3600	SUPPORT OF OTHER NATIONS INTERNATIONAL MILITARY HEADOUARTERS			252,778	252,778	252,778	252,778
3650 3750	MISC SUPPORT OF OTHER NATIONS				5,097,034	29,446 5,071,504	29,446 5,054,904
3780 3810 3830	CLASSIFIED PROGRAMS UNDISTRIBUTED CIVILIAN PERSONNEL UNDERSTRENGTH FAMILY HOUSING SURVEY & DEFICIT REDUCTION PROGRAM				3,589 - 65,000	- 1,800 - 67,000 3,500	4,089 - 67,000 3,500
3850 3870	GENERAL REDUCTION, NATIONAL DEFENSE STOCKPILE FUND REAL PROPERTY MAINTENANCE			50,000	- 50,000 350,000	- 50,000	- 50,000 167,000
3880 3930	FOREIGN CURRENCY FLUCTUATION EDCARS/DSREDS				173,300		59,300 2,000
3960 3970	PRINTING EFFICIENCIES INSPECTOR GENERAL CONSOLIDATION				- 3,000 - 12,500	- 3,000	- 3,000 - 12,500
3975 3980	REDUCED AUDITS TRANSPORTATION IMPROVEMENTS				- 10,000 - 26,200	- 10,000 - 26,200	- 10,000 - 26,200
3982 3983	ADMINISTRATIVE TRAVEL SAVINGS					- 17,500 100,000	- 28,500
3995 4000	AAFES 2ND DESTINATION TRANSPORTATION PROVIDE COMFORT/ENHANCED SOUTHERN WATCH				- 17,500 87,300	- 17,500	- 17,500 87,300
4010 4040	SUPPLY MANAGEMENT REFORMS					- 233,000	- 8,500 - 116,000
4050	OPERATIONAL SUPPORT AIRLIFT				- 1,694		
4080 4090	TOTAL, OPERATION AND MAINTENANCE, ARMYTRANSFER				18,998,131 (50,000)	17,947,229 (50,000)	18,321,965 (50,000)
4100	TOTAL FUNDING AVAILABLE				(19,048,131)	(17,997,229)	(18,371,965)
	ADJUSTMENTS TO BUDGET ACTIVITIES	1800 TNET	4,000	3810 Civilian	Undonovoo	ution	(67,000)
A	djustments to the budget activities are as	1800 Chemical/Biological De-	4,000	3830 Family			(67,000)
	ows:	fense Training 1800 Simulation Enhancements	20,000 21,000	Deficit Red	0		3,500
	[In thousands of dollars]	2150 Recruiting and Advertising	5,000	3880 Foreign	3		59,300
	udget Activity 1: Operating Forces: 0 Communications/Elec-	Budget Activity 4: Administra Servicewide Activities:	tion and	3970 Inspector			(12,500)
	tronics Maintenance 39,000	2650 Security Programs (Arms	/ >	3982 Administ		Travel	(, , , , , ,
	0 Other Depot Maintenance 66,000 0 Depot Maintenance Logis-	Control)2800 Acquisition Reform	(6,000) (12,000)	Savings/Exe		-	(28,500)
	tics Tail (15,730)	2800 Depot Maintenance Logis-		4000 Provide Southern W			87,300
	0 NTC Interim Airhead 2,000 0 Base Operations Support 28,000	tics Tail3050 Waste Water Treatment	15,750	4010 Supply	Manageme	ent Re-	
В	ıdget Activity 2: Mobîlîzation:	Planning	350	form			(8,500)
	00 Prepositioning Ships (5,000) 00 Prepositioned Materiel,	3200 Personnel Management Ef- ficiencies	(3,000)	4040 Civilian		•	(116,000)
	S.W. Asia 16,000	3250 Conservation and Eco-		CONVENTIONA The conference			
	00 Prepositioned Materiel, Korea 19,000	system Management 3500 Pentagon Renovation	3,000	The conferees vided for conve			
В	udget Activity 3: Training and Recruit-	Transfer	(44, 130)	maintenance, than \$300 853 000			d not less
ing:		Other Adjustments:		than \$300,853,000	TOT CHIS P	ui pose.	

NATIONAL PRESTO

The conferees direct that not less than \$15,000,000 be made available in the "Operation and Maintenance, Army" account only for the remediation of environmental contamination at the National Presto Industries, Inc. site in Eau Claire, Wisconsin. These funds are to be made available only for the implementation and execution of the 1988 agreement between the Department of the Army and National Presto Industries, Inc., within sixty days of the enactment of this Act and without being made subject to any studies, reports or other pre-conditions that would in any way delay or obstruct the obligation and disbursal of the funds. The conferees are satisfied that sufficient studies of this matter already have been done.

LIFE SCIENCES EQUIPMENT LABORATORY

The conferees direct that the Army shall make available \$500,000 to the Life Sciences Equipment Laboratory at Kelly AFB, Texas, for work in support of the Joint Task Force—Full Accounting.

FORT WAINWRIGHT EMERGENCY REPAIRS

The conferees agree to provide \$8,000,000 of available funds, for emergency repairs for the Fort Wainwright Central Heat and Power Plant.

$\begin{array}{c} {\tt CONTRACTOR}\text{-}{\tt OPERATED} \ {\tt PARTS} \ {\tt STORES} \\ ({\tt COPARS}) \end{array}$

The conferees are concerned by the issues raised in a recent GAO study of the COPARS program questioning the methodology used by certain military commanders to justify the use of alternative approaches. The conferees direct the services to suspend all ef-

forts directed toward the elimination of COPARS unless and until economic analyses are approved that clearly show other alternatives to be more cost-effective. Such economic analyses must compare like items of cost (including labor and overhead costs of any COPARS alternative) and must fully address the concerns about earlier analyses cited in the GAO report. To ensure the fairness and objectivity of any such analysis, the conferees direct the Secretary to designate a single point of contact within the Office of the Secretary of Defense for approval of study methodology and any final recommendations.

OPERATION AND MAINTENANCE, NAVY

The conference agreement on items addressed by either the House of the Senate is as follows:

	[In thousands of dollars]				
		Budget	House	Senate	Conference
4150	Operation and maintenance, Navy.				
4200 4250	Budget Activity 1: Operating forces. Air operations.				
4300	Mission and other flight operations	1,788,301	1,788,301	1,788,301	1,796,301
4350 4400	Fleet air training	627,871 68,070	627,871 68.070	642,166 68,070	642,166 68,070
4450	Air operations and safety support	59,060	59,060	59,060	59,060
4500	Air depot maintenance	489,443	539,443	489,443	514,443
4550 4600	Aircraft depot operations support	28,232 1,205,651	28,232 1,233,151	28,232 1,217,651	28,232 1,205,651
4700	base support Ship operations.	1,203,031	1,233,131	1,217,031	1,203,031
4750	Mission and other ship operations	1,885,234	1,885,234	1,885,234	1,885,234
4800 4850	Ship operational support and training	462,396 401,812	462,396 401,812	462,396 401,812	462,396 401,812
4900	Ship depot maintenance	2,261,190	2,331,190	2,411,190	2,411,190
4950	Ship depot operations support	758,320	758,320	758,320	758,320
5000 5100	Base support	1,110,058	1,137,558	1,121,058	1,110,058
5150	Combat communications	198,415	198,415	198,415	198,415
5200	Electronic warfare	7,396	7,396	7,396	7,396
5250 5300	Space systems and surveillance Warfare tactics	153,881 138,256	153,881 138,256	153,881 138,256	153,881 138,256
5350	Operational meteorology and oceanography	198,719	198,719	198,719	198,719
5400 5450	Combat support forces	339,888	339,888	339,888 145,820	339,888
5500	Equipment maintenance	145,820 1,127	145,820 1,127	1,127	145,820 1,127
5550	Base support	398,298	398,298	398,298	398,298
5650 5700	Weapons support. Cruise missile	96,656	96,656	96,656	04 45/
5750	Cruise missile	788,463	788,463	788,463	96,656 788,463
5800	In-service weapons systems support	25,945	25,945	25,945	25,945
5850 5900	Weapons maintenance	401,879 111,176	401,879 111,176	401,879	401,879 111,176
6000	Base support	695,100	111,170	111,286 695,100	595,100
6100	Total, budget activity 1	14,846,657	14,336,557	15,039,042	14,948,952
		.,,	.,,.		
6150 6200	Budget activity 2: Mobilization. Ready reserve and prepositioning forces.				
6250	Ship prepositioning and surge	511,034	511,034	511,034	511,034
6350 6400	Activations/inactivations. Aircraft activations/inactivations	7,215	7,215	7,215	7,215
6450	Ship activations/inactivations	472,386	472,386	472,386	472,386
6550	Mobilization preparedness.				
6600 6650	Fleet hospital program	16,162 1,917	16,162 1,917	16,162 1,917	16,162 1,917
6700	Coast Guard support	21,514	21,514	21,514	21,514
6800	Total, budget activity 2	1,030,228	1,030,228	1,030,228	1,030,228
6850	Budget activity 3: Training and recruiting.				
6900	Accession training.				
6950 7000	Officer acquisition	66,755	66,755 4.667	66,755	66,755
7050	Recrult training	4,667 64,836	4,007 64.836	4,667 64,836	4,667 64,836
7100	Base support	112,811	112,811	112,811	112,811
7200	Basic skills and advanced training.	212 121	222 121	222 121	222 121
7250 7300	Specialized skill training	212,121 273,004	222,121 273,004	222,121 273,004	222,121 273,004
7350	Professional development education	61,214	61,214	61,214	61,214
7400	Training support	125,237	125,237	125,237	125,237
7450 7550	Base support	415,830	415,830	419,980	415,830
7600	Recruiting and advertising	122,820	128,820	127,820	127,820
7650	UIT-duty and voluntary education	54,970	54,970	54,970	54,970
7700 7750	Civilian education and training	22,223 24,382	22,223 24,382	22,223 24,382	22,223 24,382
7800	Base support	822	822	822	822
	Total, budget activity 3	1,561,692	1,577,692	1,581,342	1,576,692
/900		.,501,072	1,011,012	1,001,012	.,370,072
7900					
7950 8000	Budget activity 4: Admin & servicewide activities. Servicewide support.				
7950 8000 8050	Budget activity 4: Admin & servicewide activities. Servicewide support. Administration	605,287	605,287	605,287	605,287
7950 8000 8050 8100	Budget activity 4: Admin & servicewide activities. Servicewide support. Administration External relations	21,684	21,684	21,684	21,684
7950 8000 8050 8100 8150	Budget activity 4: Admin & servicewide activities. Servicewide support. Administration External relations Civilian manpower and person management	21,684 63,166	21,684 59,166	21,684 59,166	21,684 61,166
7950 8000 8050 8100 8150 8200 8250	Budget activity 4: Admin & servicewide activities. Servicewide support. Administration External relations Civilian manpower and person management Military manpower and person management Other personnel support	21,684 63,166 139,864 395,629	21,684 59,166 139,864 395,629	21,684 59,166 139,864 405,629	21,684 61,166 139,864 395,629
7950 8000 8050 8100 8150 8200 8250 8300	Budget activity 4: Admin & servicewide activities. Servicewide support. Administration External relations Civilian manpower and person management Military manpower and person management Other personnel support Servicewide communications	21,684 63,166 139,864 395,629 261,463	21,684 59,166 139,864 395,629 261,463	21,684 59,166 139,864 405,629 288,463	21,684 61,166 139,864 395,629 288,463
7950 8000 8050 8100 8150 8200 8250 8300 8350	Budget activity 4: Admin & servicewide activities. Servicewide support. Administration External relations Civilian manpower and person management Military manpower and person management Other personnel support Servicewide communications Base support	21,684 63,166 139,864 395,629	21,684 59,166 139,864 395,629	21,684 59,166 139,864 405,629	21,684 61,166 139,864 395,629
7950 8000 8050 8100 8150 8200 8250 8300	Budget activity 4: Admin & servicewide activities. Servicewide support. Administration External relations Civilian manpower and person management Military manpower and person management Other personnel support Servicewide communications Base support Logistics operations and technical support.	21,684 63,166 139,864 395,629 261,463	21,684 59,166 139,864 395,629 261,463	21,684 59,166 139,864 405,629 288,463	21,684 61,166 139,864 395,629 288,463
7950 8000 8050 8100 8150 8200 8250 8350 8500 8550 8600	Budget activity 4: Admin & servicewide activities. Servicewide support. Administration External relations Civilian manpower and person management Military manpower and person management Other personnel support Servicewide communications Base support Logistics operations and technical support. Servicewide transportation Planning, engineering and design	21,684 63,166 139,864 395,629 261,463 271,900 147,132 249,620	21,684 59,166 139,864 395,629 261,463 271,900 147,132 249,620	21,684 59,166 139,864 405,629 288,463 274,600 147,132 249,620	21,684 61,166 139,864 395,629 288,463 271,900 147,132 249,620
7950 8000 8050 8100 8150 8250 8350 8350 8550	Budget activity 4: Admin & servicewide activities. Servicewide support. Administration External relations Civilian manpower and person management Military manpower and person management Other personnel support Servicewide communications Base support Logistics operations and technical support. Servicewide transportation Planning, engineering and design Acquisition and program management	21,684 63,166 139,864 395,629 261,463 271,900	21,684 59,166 139,864 395,629 261,463 271,900	21,684 59,166 139,864 405,629 288,463 274,600	21,684 61,166 139,864 395,629 288,463 271,900

		Budget	House	Senate	Conference
8750	Hull, mechanical and electrical support	60.022	60.022	60.022	60.022
8800	Combat/weapons systems	41.632	51.632	41.632	51,632
8850	Space and electronic warfare systems	68,111	68,111	68,111	68,111
8900	Base support	158,334	158,334	158,334	158,334
8950	Pentagon renovation transfer			- 33,330	- 33,330
9000	Security programs.			,	,
9050	Security Programs	556.805	556.805	549,805	549.805
9100	Base support	10,674	10.674	10,674	10,674
9150	Support of other nations.				
9200	International headquarters and agencies	7.395	7.395	7.395	7.395
		-7	.,	.,	-,
9250	Total, budget activity 4	3,787,133	3,784,733	3,784,189	3,768,303
9260	Classified programs undistributed		1.000	5,000	1.150
9280	Classified programs undistributed			- 12.800	
9310	USIPS SISPS		9.000		9.000
9320	General reduction, national defense stockpile fund	- 50,000	- 50,000	- 50,000	- 50,000
9340			150,000	- 50,000	155,000
9350	Real property maintenance		31,900		5,000
9371	Barracks renovation initiative		31,700	100.000	
9372	Administrative travel savings			- 17,500	- 28.500
9400	Printing efficiencies		- 4.000	- 4.000	- 4,000
9410	Inspector General consolidation			- 4,000	-20,000
9420	Reduced audits		- 10,000 - 10,000	- 10.000	- 10,000 - 10,000
9430	Transportation improvements		- 7.200	- 7,200	- 7,200
9435				- 200,000	- 100,000
9460	Bulk fuel requirements reduction		- 7.500		- 7.500
9470	reacting and estimated unansportation. Civilian understrength.		- 5,000	- 33.000	- 17,000 - 17,000
9480	Provide comfort/enhanced southern watch		75,300	- 33,000	75,300
9485	Trowde United Particular and Control March Tomahawk missile recertification		- 9.000		- 9.000
9490	Supply management reforms		- 37,000 - 37,000		- 37,000 - 37,000
/470	ouppy management returns		37,000		- 37,000
9580	Total, operation and maintenance, Navy	21,175,710	20,846,710	21,195,301	21,279,425
9590	Transfer	(50,000)	(50,000)	(50,000)	(50,000)
9600	Total funding available	(21,225,710)	(20,896,710)	(21,245,301)	(21,329,425)

10,000

TIES	8800 AN-UYQ-70 8950 Pentagon Renovation	10,000
les are as	Transfer	(33,330)
	Control)	(7,000)
0.000	9350 Foreign Currency	5,000
8,000	9372 Administrative Travel	
14,295	9410 Inspector General Consoli-	(28,500)
25.000		(20,000) (100,000)
.,		(100,000)
150,000	tion Transportation	(7,500)
£ 000	9470 Civilian Underexecution	(17,000)
		75 000
(100,000)		75,300
		(9,000)
5,000		(3,000)
	forms	(37,000)
	REVERSE OSMOSIS DESALINATO	ORS
	The conferees agree to provide	\$3,500,000
(2,000)	under this heading for the purchase	se and re-
27,000	pair and maintenance of reverse	e osmosis
(17,000)	desalinators. Of this amount, \$500	,000 is di-
	rected to the repair and maintena	
3,500	isting Navy desalinators. \$1,000,0	000 is di-
	[In thousands of dollars]	
	8,000 14,295 25,000 150,000 (100,000) 5,000 (2,000) 27,000	### 18950 Pentagon Renovation ### Transfer ### 9050 Security Programs (Arms Control) ### Other Adjustments: ### 9350 Foreign Currency ### 9372 Administrative Travel ### Savings/Executive Transport ### 9410 Inspector General Consolidation ### 9435 Bulk Fuel Reduction ### 9460 NexCom Second Destination Transportation ### 9460 NexCom Second Destination Transportation ### 9470 Civilian Underexecution ### 9480 Provide Comfort/Enhanced ### Southern Watch ### 9480 Supply Management Reforms ### REVERSE OSMOSIS DESALINATO ### The conferees agree to provide under this heading for the purchaupair and maintenance of reversed desalinators. Of this amount, \$500 rected to the repair and maintena isting Navy desalinators. \$1,000,000.

rected for the procurement of new desalinators for the Navy, and the remaining \$2,000,000 is directed to Navy procurement of desalinators in support of the Air Force.

ASIA-PACIFIC CENTER FOR SECURITY STUDIES

In their respective bills, the House and Senate have each approved the budget request for the Asia-Pacific Center for Security Studies. The conferees note that the Center was dedicated by the Secretary of Defense in August of this year and its private of the conferee of fense in August of this year and it continues to receive strong support from the civilian and military leadership of the Defense Department and other nations. The conferees want to express their support for fully funding the requirements of the Center in 1996 and the future.

CSS HUNLEY

The House recedes from its report language regarding the CSS Hunley.

OPERATION AND MAINTENANCE, MARINE CORPS

The conference agreement on items addressed by either the House or the Senate is as follows:

	[iii diseases of defeat)				
		Budget	House	Senate	Conference
9650 9700 9750	OPERATION AND MAINTENANCE, MARINE CORPS BUDGET ACTIVITY 1: OPERATING FORCES FXPEDITIONARY FORCES				
9800 9850 9900 9950	OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE BASE SUPPORT	334,133 158,299 148,574 903,013	344,133 158,299 173,574 953,013	334,133 158,299 148,574 922,043	344,133 158,299 158,574 945,013
10050 10100 10150	USMC PREPOSITIONING MARITIME PREPOSITIONING NORWAY PREPOSITIONING	77,416 8,019	77,416 8,019	96,416 4,019	77,416 5,919
10250	TOTAL, BUDGET ACTIVITY 1	1,629,454	1,714,454	1,663,484	1,689,354
10300 10350	BUDGET ACTIVITY 3: TRAINING AND RECRUITING ACCESSION TRAINING				
10400 10450 10500 10600	RECRUIT TRAINING OFFICER ACQUISTINON BASE SUPPORT BASIC SKILLS AND ADVANCED TRAINING	7,343 268 66,554	7,343 268 66,554	7,343 268 67,219	7,343 268 66,554
10650 10700 10750 10800 10850	SPECIALIZED SKILLS TRAINING SPECIALIZED SKILLS TRAINING FLIGHT TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT BASE SUPPORT BASE SUPPORT BASE SUPPORT BASE SUPPORT	25,057 165 5,792 74,964 69,791	35,057 165 5,792 74,964 69,791	35,057 165 5,792 74,964 75,481	35,057 165 5,792 74,964 69,791
10950 11000 11050 11100 11150	RECRUITING AND OTHER TRAINING EDUCATION RECRUITING AND ADVERTISING OFF-DUTY AND VOLUNTARY EDUCATION JUNIOR ROTC. BASE SUPPORT	61,037 11,055 7,588 13,496	66,037 11,055 7,588 13,496	65,037 11,055 7,588 13,626	65,037 11,055 7,588 13,496
11250	TOTAL, BUDGET ACTIVITY 3	343,110	358,110	363,595	357,110

			[III tribusarius or ubilars]						
						Budget	House	Senate	Conference
11450 SPECIAL SUPPORT						95,596 131,023 31,931 28,523 10,085	95,596 139,823 31,931 28,523 10,085	95,596 131,023 31,931 29,523 10,185	95,596 131,023 31,931 28,523 10,085
11700 TOTAL, BUDGET ACTIVITY 4						297,158	305,958	298,258	297,158
11740 REAL PROPERTY MAINTENANCE 11750 FOREIGN CURRENCY FLUCTUATION 11800 INCLEMENT WEATHER GEAR 11810 TRANSPORTATION IMPROVEMENTS 11815 BARRACKS RENOVATION INITIATIVES							100,000 9,400 24,000 -3,100	1,000 	500 60,000 1,000 - 3,100 - 9,500
11950 TOTAL, O&M, MARINE CORPS					=	2,269,722	2,508,822	2,341,737	2,392,522
ADJUSTMENTS TO BUDGET A Adjustments to the budget a follows: [In thousands of dolla Budget Activity 1: Operat Forces: 9800 Operating Tempo	ctivities are as rs] ing	9950	Depot maintenance Initial Issue Equipment Personnel Support pment Training Range Envi- lental Assessment Norway Prepositioning [In thousands of dollars]	10,000 16,000 25,000 1,000 (2,100)	R 1100 ti Other 1175 1181	ecruiting: 00 Recrusing Adjustme 50 Forei 17 Admi	y 3: Train uiting and ents: gn Currence nistrative ccutive Tra	Adver- cy	4,000 1,000 (9,500)
12100 OPERATION AND MAINTENANCE, AIR FORC	E					виадег	House	Senate	Conference
12150 BUDGET ACTIVITY 1: OPERATING FORCES 12200 AIR OPERATIONS 12250 PRIMARY COMBAT FORCES 12300 PRIMARY COMBAT WEAPONS 12350 COMBAT ENHANCEMENT FORCES 12400 AIR OPERATIONS TRAINING 12450 COMBAT COMMUNICATIONS						2,684,913 409,701 257,139 647,570 854,442 2,407,212	2,829,413 389,701 257,139 652,470 854,442 2,456,212	2,664,913 389,701 257,139 650,570 846,542 2,431,282	2,713,913 389,701 257,139 655,470 846,542 2,407,212
12650 GLOBAL C31 AND EARLY WARNING 12700 NAVIGATION/WEATHER SUPPORT 12750 OTHER COMBAT OPS SUPPORT PROGRAMS 12800 JCS EXERCISES 12850 MANAGEMENT/OPERATIONAL HEADQUARTE 12950 TACTICAL INTEL AND OTHER SPECIAL ACTI 12950 SPACE OPERATIONS	35					826,526 128,374 210,481 41,793 111,914 190,613	834,726 128,374 210,481 41,793 111,914 190,613	826,526 128,374 210,481 41,793 111,914 190,613	830,526 128,374 210,481 41,793 111,914 190,613
13050 LAUNCH VEHICLES 13100 SPACE CONTROL SYSTEMS 13150 SATELLITE SYSTEMS 13200 OTHER SPACE OPERATIONS						254,590 117,482 341,862 49,132 79,989 402,589	254,590 117,482 341,862 49,132 79,989 402,589	254,590 117,482 341,862 43,832 79,989 406,589	254,590 117,482 341,862 49,132 79,989 402,589
					=	10,016,322	10,202,922	9,994,192	10,029,322
13550 MOBILIZATION PREPAREDNESS 13600 PAYMENTS TO TRANSPORTATION BUSINESS 13650 BASE SUPPORT	AREA					1,544,785 10,961 160,110 293,027 514,490 2,523,373	1,526,785 10,961 160,110 273,027 514,490 2,485,373	1,524,785 10,961 160,110 273,027 519,590 2,488,473	1,533,785 10,961 160,110 273,027 514,490 2,492,373
13750 BUDGET ACTIVITY 3: TRAINING AND RECRI					=				
13900 RECRUIT TRAINING 13950 RESERVE OFFICER TRAINING CORPS (ROTC 14000 BASE SUPPORT (ACADEMIES ONLY) 14100 BASIC SKILLS AND ADVANCED TRAINING	C)					49,197 3,881 39,226 91,666	49,197 3,881 39,226 91,666	49,197 3,881 39,226 91,666	49,197 3,881 39,226 91,666
14200 FLIGHT TRAINING 14250 PROFESSIONAL DEVELOPMENT EDUCATION 14300 TRAINING SUPPORT 14350 BASE SUPPORT (OTHER TRAINING) 14450 RECRUITING, AND OTHER TRAINING AND E	DUCATION					204,465 336,956 78,688 65,048 545,451	214,465 276,956 78,688 65,048 545,451	214,465 309,556 78,688 65,048 550,851	214,465 326,956 78,688 65,048 545,451
14550 EXAMINING 14600 OFF DUTY AND VOLUNTARY EDUCATION 14650 CIVILIAN EDUCATION AND TRAINING						44,827 3,122 75,537 77,304 25,392	50,827 3,122 86,237 77,304 25,392	49,827 3,122 75,537 77,304 25,392	49,827 3,122 79,537 77,304 25,392
					=	1,640,760	1,607,460	1,633,760	1,649,760
15000 TECHNICAL SUPPORT ACTIVITIES 15050 SERVICEWIDE TRANSPORTATION						790,324 365,535 234,836 889,348	754,324 365,535 234,836 889,348	794,224 365,535 234,836 913,648	754,324 365,535 234,836 889,448
15250 ADMINISTRATION 15300 SERVICEWIDE COMMUNICATIONS 15350 PERSONNEL PROGRAMS 15400 RESCUE AND RECOVERY SERVICES 15450 SUBSISTENCE-IN-KIND 15500 ARMS CONTROL 15550 OTHER SERVICEWIDE ACTIVITIES 15600 OTHER PERSONNEL SUPPORT						118,319 318,240 84,766 40,426 48,429 34,645 396,155 32,080 14,704	102,819 318,240 79,066 44,826 48,429 34,645 396,155 32,080 15,804	118,319 318,240 84,766 40,426 48,429 34,645 396,155 32,080 16,704	112,819 318,240 81,766 44,826 48,429 34,645 396,155 32,080 16,704
						248,095	270,295	254,595	248,095

[in thousands of dollars]				
	Budget	House	Senate	Conference
15750 PENTAGON RENOVATION TRANSFER			-32,730	-32,730
15850 SECURITY PROGRAMS 15900 SUPPORT TO OTHER NATIONS 15950 INTERNATIONAL SUPPORT		447,218	439,218 13,022	439,218 13,022
15950 INTERNATIONAL SUPPORT		13,022 4,046,642	4,072,112	3,997,412
16010 CLASSIFIED PROGRAMS UNDISTRIBUTED		2,000	12,700	15,400
16015 SR-71		-80,000	30,000 -30,000	30,000 -72,000
16070 INFURMATION TECHNOLOGY	_50,000	100 -50,000	-50,000	-50,000
16100 REAL PROPERTY MAINTENANCE 16110 FOREIGN CURRENCY FLUCTUATION 16160 EDCARS/DSREDS		20,600		151,000 7,200 2,000
16170 INSPECTOR GENERAL CONSOLIDATION 16180 REDUCED AUDITS			-13,000	-11,000 -13,000
16190 PRINTING EFFICIENCIES		-3,000	-3,000 -17,500	-3,000 -28,500
16195 BARRACKS RENOVATION INITIATIVES 16200 TRANSPORTATION IMPROVEMENTS 16230 PROVIDE COMFORT/ENHANCED SOUTHERN WATCH		-15,300 393,200	100,000 -15,300	-15,300 393,200
16235 SUPPLY MANAGEMENT REFORMS 16245 OPERATIONAL SUPPORT AIRLIFT		-13,600 -20,604		-13,600
16300 TOTAL, 0&M, AIR FORCE	18,206,597	18,873,793	18,202,437	18,561,267
16310 TRANSFER	(50,000)	(50,000)	(50,000)	(50,000)
16350 TOTAL FUNDING AVAILABLE	(18,256,597)	(18,923,793)	(18,252,437)	(18,611,267)
ADJUSTMENTS TO BUDGET ACTIVITIES 14600 Tuition Assistance			fort/En-	
Adjustments to the budget activities are as follows: Budget Activity 4: Administration and Servicewide Activi-	hanced Sou			393,200
[In thousands of dollars] ties: 14950 Acquisition Reform (40,000	16235 Supply forms			(13,600)
Budget Activity 1: Operating 14950 B-1 Maintenance		TERDRUG OF	PERATIONS	
12250 Air Guard Transfer (6,200) 15250 STRATCOM 2,500	The conferee			
12250 Mission Readiness Train-	\$8,000,000 of ava relocate USSO			
ing	are intended to funding and a			
12400 Caribbean Basin Radars 3,000 15400 Rescue and Recovery Pro-	the fiscal year	r 1996 app	ropriated	level for
ments	counterdrug O&	VE POWER I		TION
12450 Combat Communications 15750 Pentagon Renovation Transfer to R&D (7,900) Transfer (32,730)				
12650 Rivet Joint	demonstration	of alterna	tive powe	r sources
13450 KC-135s	the Committee	es on Appr		
Budget Activity 3: Training and 16040 Civilian Underexecution (72,000 Recruiting: 16110 Foreign Currency			D	
14200 Undergraduate Pilot 16170 Inspector General Con-	OPERATION AND The conferer		•	
14500 Recruiting and Advertis- 16192 Administrative Travel	dressed by eith			
ing) as follows:			
· · · · · · · · · · · · · · · · · · ·	Budget	House	Senate	Conference
16400 OPERATION AND MAINTENANCE, DEFENSE-WIDE 16450 BUDGET ACTIVITY 1: OPERATING FORCES				
16500 JOINT CHIEFS OF STAFF 16550 SPECIAL OPERATIONS COMMAND	1,018,476	537,977 1,016,476	480,977 1,018,476	480,977 1,019,476
16560 PROVIDE COMFORT/ENHANCED SOUTHERN WATCH 16600 TOTAL, BUDGET ACTIVITY 1		1,566,553	1,499,453	1,510,553
16650 BUDGET ACTIVITY 2: MOBILIZATION 16700 DEFENSE LOGISTICS AGENCY	26,000	26,000	24 000	26,000
16800 WASHINGTON HEADQUARTERS SERVICES	45,438		26,000	
16850 TOTAL, BUDGET ACTIVITY 2 16900 BUDGET ACTIVITY 3: TRAINING AND RECRUITING		26,000	26,000	26,000
16950 DEFENSE ACQUISITION UNIVERSITY 17000 DEFENSE BUSINESS MANAGEMENT UNIVERSITY	112,991 19,669	93,991 3,969	112,991 19,669	101,491 19,669
17050 TOTAL, BUDGET ACTIVITY 3	132,660	97,960	132,660	121,160
17100 BUDGET ACTIVITY 4: ADMIN & SERVICEWIDE ACTIVITIES 17150 AMERICAN FORCES INFORMATION SERVICE	90,892	90,892	90,892	90,892
17200 CORPORATE INFORMATION MANAGEMENT 17250 CLASSIFIED AND INTELLIGENCE 17300 DEFENSE CIVILIAN PERSONNEL MANAGEMENT SERVICE		127,967 3,340,369 40,831	127,967 3,334,237 45,631	127,967 3,334,469 43,231
17350 DEFENSE CONTRACT AUDIT AGENCY 17400 DEFENSE INVESTIGATIVE SERVICE		332,126 197,682	342,926 201,582	332,126 199,582
17450 DEFENSE LOGISTICS AGENCY		1,036,696	1,072,996 12,000	1,069,696
17500 DEFENSE LEGAL SERVICES AGENCY 17550 DEFENSE MAPPING AGENCY 17600 DEFENSE NUCLEAR AGENCY	6,540	6,540 695,338 96,105	6,540 734,438 96,105	6,540 714,538 96,105
17600 DEFENSE POWIMIA OFFICE 17700 FEDERAL ENERGY MANAGEMENT PROGRAM	13,486	13,486 120,000	13,486 50,000	13,486 50,000
17750 DEPARTMENT OF DEFENSE DEPENDENTS EDUCATION 17800 DEFENSE SUPPORT ACTIVITIES	1,292,684 82,562	1,168,825 82,562	1,293,184 82,562	1,306,729 82,562
17850 DEFENSE TECHNOLOGY SECURITY ADMINISTRATION 17900 JOINT CHIEFS OF STAFF		10,858 97,873	10,858 97,873	10,858 97,873

		Budget	House	Senate	Conference
17950	OFFICE OF ECONOMIC ADJUSTMENT	59,078	60,578	59,078	60,578
18000	OFFICE OF THE SECRETARY OF DEFENSE	349,291	267,761	324,622	323,922
18100	ON SITE INSPECTION AGENCY	97,987	97,987	85,987	85,987
18150	WASHINGTON HEADQUARTERS SERVICES	308,421	298,821	308,421	298,821
18155	PENTAGON RENOVATION TRANSFER			- 50,830	108,020
18200	TOTAL, BUDGET ACTIVITY 4	8,599,036	8,183,297	8,340,555	8,453,982
18250	BUDGET ACTIVITY 5: INTEREST				
18400	BUDGET ACTIVITY 6: CAPITAL LEASE				
18450	DEFENSE BUSINESS MANAGEMENT UNIVERSITY	69,195			
18510	CIVILIAN PAY			- 74,400	45.000
18530 18550	CIVILIAN PERSONNEL UNDERSTRENGTH		- 60,000	- 57,700	- 45,000 12,000
18570	INFORMATION TECHNOLOGY		112,000 2,000		
18570	JOINT MARKET RESEARCH PROGRAM FOREIGN CHIPPROVE HIGHMANN		2,000		2,000 6,400
18610	FOREIGN CURRENCY FLUCTUATION		35.000		35,000
18640	TDANCDODTATION IMPDOVEMENTS		- 18.200		
18650	TRAVEL RE-ENGINEERING		- 10,000	- 22,500	- 33.500
18690			10,000	- 40,000	33,300
18700	TRAVEL REDUCTION		- 50.000	40,000	
18710	COAST GUARD TRANSFER				300,000
18750	TOTAL, O&M, DEFENSE-WIDE	10.366.782	9.908.810	9.804.068	10.388.595

Assistance

17750 Relocation

ADJUSTMENTS TO BUDGET ACTIVITIES Adjustments to the budget activities are as follows: [In thousands of dollars] Budget Activity 1: Operating Forces: 16500 Northern Edge 5,000 16550 Seal Delivery Vehicle Team One 1,000 16560 Provide Comfort/Enhanced Southern Watch 10,100 00)

Budget Activity 3: Training and	
Recruiting:	
16950 DAU/Defense Systems	
Management College (11,500)	
Budget Activity 4: Administra-	
tion and Servicewide Activi-	
ties:	
17300 Defense Civilian Person-	
nel Management Service (2,400)	
17350 Defense Contract Audit	
Agency (10,800)	
17400 Defense Investigative	
Service (2,000)	
17450 DLA Acquisition Reform (10,700)	
17450 DLA Security Locks 15,000	
17450 DLA Homeless Initiative (2,600)	
17450 DLA Procurement Tech-	
nical Assistance 12,000	
17550 DMA, Minor Equipment . (13,800)	
17550 DMA, Internet Access (600)	
17550 DMA, Productivity Im-	
provements (4,500)	
17550 DMA, Personnel Region-	
alization (1,000)	
17700 Federal Energy Manage-	
ment Program (184,682)	

17750 DoDDS Administrative Overhead

17750 New Parent Support Pro-

gram

(10,000)

25,600

1	rerocueror rabbibearies	
Prog	ram DoDDS Mathematics	(2,055)
Teac	hers Leadership Project .	500
	Office of Economic Ad-	
justr	nent	1,500
18000	OSD Mobility Enhance-	
ment	S	41,000
	OSD, DFAS Efficiencies .	(20,000)
	OSD Management Effi-	<i>,</i>
cieno	cies	(24,669)
	OSD, Acquisition Reform	(400)
	OSD, Staffing Reduc-	/
tions		(6,400)
18000	OSD, Acquisition Pro-	
gram	Growth	(4,200)
18000	OSD, Consulting Serv-	
ices	Growth	(20,700)
	OSD, Joint Recruiting	
	Advertising Program	10,000
18100	OSIA (Arms Control)	(12,000)
18150	WHS, Inventory Growth .	(9,600)
18155	WHS, Inventory Growth . Pentagon Renovation	
Tran	sfer	108,020
	ljustments:	
	Civilian Underexecution	(45,000)
18550	Information Technology	12,000
18570	Joint Market Research	
Prog	ram	2,000
18590	Foreign Currency	6,400
18610	Impact Aid	35,000
18650	Travel Efficiencies/Exec-	
utive	Transport	(33,500)
18710	Coast Guard Defense	

JOINT ANALYSIS MODEL IMPROVEMENT PROGRAM

Missions

The conferees agree that, of the funds provided, \$11,200,000 shall be made available for the Joint Analysis Model Improvement Program.

300,000

PENTAGON RENOVATION

The conferees direct that the Pentagon renovation funding be consolidated in the Operation and Maintenance, Defense-wide account. The conferees have provided a total of \$108,020,000 for the Pentagon renovation.

TROOPS TO COPS AND TEACHERS

The Senate included language providing \$52,000,000 to continue the Troops to Cops and Troops to Teachers programs. The conferees have deleted this language. The conferees expect the Defense Department to consider using existing resources within this appropriation, if available, to continue these programs.

TRANSITION ASSISTANCE PROGRAM AND RELOCATION ASSISTANCE PROGRAM

The conferees agree to provide \$49,300,000 for the Transition Assistance Program and \$18,504,000 for the Relocation Assistance Program for fiscal year 1996. However, the conferees are concerned that these programs have become permanent entities, even though they were initiated to provide service members and their families with separation and relocation assistance resulting from the drawdown. At the end of fiscal year 1996, the Department of Defense will have largely completed its downsizing effort. Accordingly, the conferees direct the Department to report to the Defense Committees no later than March 1, 1996, on phasing out these programs, and what, if any residual level of continued resourcing is required.

OPERATION AND MAINTENANCE, ARMY RESERVE

The conference agreement on items addressed by either the House or the Senate is as follows:

		Budget	House	Senate	Conference
18900	OPERATION AND MAINTENANCE, ARMY RESERVE				
18950	BUDGET ACTIVITY 1: OPERATING FORCES				
19000	MISSION OPERATIONS				
19050	BASE SUPPORT	284,036	284,036	284,036	284,036
19100	DEPOT MAINTENANCE	57,377	57,377	57,377	57,377
19150	RECRUITING AND RETENTION	43,963	43,963	43,963	43,963
19200	Training operations	573,414	606,414	573,414	606,414
19250	TOTAL, BUDGET ACTIVITY 1	958,790	991,790	958,790	991,790
19300	BUDGET ACTIVITY 4: ADMIN & SERVICEWIDE ACTIVITIES				
19350	ADMINISTRATION AND SERVICEWIDE ACTIVITIES				
19400	INFORMATION MANAGEMENT	17.492	17.492	17.492	17,492
19450	PUBLIC AFFAIRS	423	423	423	423
19500	PERSONNEL ADMINISTRATION	61.941	61.941	61,941	61.941
19550	STAFF MANAGEMENT	29,945	29,945	29,945	29,945
19600	TOTAL, BUDGET ACTIVITY 4	109,801	109,801	109,801	109,801
19650	REAL PROPERTY MAINTENANCE		17.000		17.000
19660	MILITARY/CIVILIAN TECHNICIAN RESTORATION		5.000		5.000
19680	RESERVE COMPONENT AUTOMATION SYSTEM		- 4.400		-4,400

37,248

1,500

100,283

35,048

35,048

39,348

1,500 - 2,704

22750

23000

TOTAL, BUDGET ACTIVITY 4 ...

TOTAL, O&M, MARINE CORPS RESERVE .

22770 REAL PROPERTY MAINTENANCE 22780 OPERATIONAL SUPPORT AIRLIFT

CONGRESSIONAL RECORD—HOUSE

,	[In thousands of dollars]					
			Budget	House	Senate	Conference
19685 TRANSITION BENEFITS					– 279	
19850 TOTAL, O&M, ARMY RESERVE			1,068,591	1,119,191	1,068,312	1,119,191
ADJUSTMENTS TO BUDGET ACTIVITIES Adjustments to the budget activities are as follows: [In thousands of dollars] Budget Activity 1: Operating Forces:	Other adjustments: 19650 Real property mainte- nance 19660 Military/civilian techni- cian restoration 19680 Reserve component auto- mation system	17,000 5,000 -4,400	OPERATION AND The conferen dressed by eith as follows:	ce agreen	nent on i	tems ad-
19200 Training operations 33,000	Total adjustments	+50,600				
	[In thousands of dollars]					
			Budget	House	Senate	Conference
20000 Operation and maintenance, Navy Reserve Budget activity 1: Operating forces Budget activity 1: Operating forces Budget activity 1: Operating forces Budget activity 1: Operation 5 Budget activity 1: Operation 6 B			17,813 1,915 49,338 356 130,854	291,673 17,813 1,915 59,338 356 130,854 60,895	291,673 	291,673 6,000 17,813 1,915 54,338 356 130,854
20550 Ship operational support and training 20600 Intermediate maintenance 20600 Ship depot maintenance 20700 Ship depot operations support 20750 Reserve combat operations support 20800 Combat communications				658 23,990 70,930 1,467	658 23,990 70,930 1,467	658 23,990 70,930 1,467
20850 Combat support forces			52,410	25,207 52,410	25,207 52,410	25,207 52,410
21000 Weapons maintenance				5,641 743,964	733,964	5,641 744,964
21250 Civilian manpower and personnel management 21300 Military manpower and personnel management 21400 Servicewide communications 21450 Base support 21500 Combat/Weapons systems			3,222 31,209 21,247 25,723 2,648	8,029 3,222 31,209 21,247 25,723 2,648	8,029 3,222 31,209 21,247 25,723 2,648 92,078	8,029 3,222 31,209 21,247 25,723 2,648
,						
21580 Real property maintenance				9,000		20,000 2,500
21800 Total, O&M, Navy Reserve			826,042	841,565	826,042	859,542
ADJUSTMENTS TO BUDGET ACTIVITIES Adjustments to the budget activities are as follows: [In thousands of dollars] Budget Activity 1: Operating Forces: 20175 - P-3 Squadrons	20300 Aircraft Depot Mainte- nance Other Adjustments: 21580 Real Property Mainte- nance 21590 NSIPS Total Adjustments [In thousands of dollars]	5,000 20,000 2,500 +33,500	OPERATION AND The conferen dressed by eith as follows:	RESERV ce agreen	E nent on i	tems ad-
			Budget	House	Senate	Conference
21950 OPERATION AND MAINTENANCE, MARINE CORPS RESERVE 22000 BUDGET ACTIVITY 1: OPERATING FORCES 22100 MISSION FORCES 221100 TRAINING 222150 OPERATING FORCES 22200 BASE SUPPORT 22250 DEPOT MAINTENANCE				14,517 27,637 18,059 3,722	13,617 21,237 18,059 2,322	14,517 25,637 18,059 3,322
22350 TOTAL, BUDGET ACTIVITY 1			55,235	63,935	55,235	61,535
22400 BUDGET ACTIVITY 4: ADMIN & SERVICEWIDE ACTIVITIES 22450 ADMINISTRATION AND SERVICEWIDE ACTIVITIES 22500 RECRUITING AND ADVERTISING 22500 SPECIAL SUPPORT 22600 SERVICEWIDE TRANSPORTATION 22601 ADMINISTRATION 22700 BASE SUPPORT				7,609 9,064 5,381 6,274 11,020	7,609 9,064 5,381 6,274 6,720	7,609 9,064 5,381 6,274 8,920

CONGRESSIONAL RECORD—HOUSE

ADJUSTMENTS TO BUDGET ACTIVITIES Adjustments to the budget activities are as follows: [In thousands of dollars]

Budget Activity 1: Operating Forces: 900 4,400

22250 Depot Maintenance 1,000 Budget Activity 4: Admin & Šervicewide Activities: 22700 Base Support 2 200 Other Adjustments: 22770 Real Property Mainte-1,500 nance Total Adjustments +10.000

OPERATION AND MAINTENANCE, AIR FORCE RESERVE

The conference agreement on items addressed by either the House or the Senate is as follows:

[In thousands of dollars	[In	thousands	of	dollars]	
--------------------------	-----	-----------	----	----------	--

		Budget	House	Senate	Conference
23150 23200 23250	OPERATION AND MAINTENANCE, AIR FORCE RESERVE BUDGET ACTIVITY 1: OPERATING FORCES AIR OPERATIONS				
23300 23350 23400	AIR OFERATIONS AIRCRAFT OPERATIONS MISSION SUPPORT OPERATIONS BASE SUPPORT	1,103,593 35,073 282,248	1,115,433 35,073 282,248	1,103,593 35,073 282,248	1,115,433 35,073 282,248
23550	TOTAL, BUDGET ACTIVITY 1	1,420,914	1,432,754	1,420,914	1,432,754
23600 23650 23700 23750 23800 23850 23900	BUDGET ACTIVITY 4: ADMIN & SERVICEWIDE ACTIVITIES ADMINISTRATION AND SERVICEWIDE ACTIVITIES ADMINISTRATION MILITARY MANPOWER AND PERSONNEL MANAGEMENT RECRUITING AND ADVERTISING OTHER PERSONNEL SUPPORT AUDIOVISUAL	33,107 17,746 7,743 5,063 374	33,107 17,746 7,743 6,063 374	33,107 17,746 7,743 6,063 374	33,107 17,746 7,743 6,063 374
24000	TOTAL, BUDGET ACTIVITY 4	65,033	65,033	65,033	65,033
24030 24040	REAL PROPERTY MAINTENANCE MILITARY/CIVILIAN TECHNICIAN RESTORATION	==	13,500 8,000		13,500 8,000
24250	TOTAL, 0&M, AIR FORCE RESERVE	1,485,947	1,519,287	1,485,947	1,519,287

ADJUSTMENTS TO BUDGET ACTIVITIES Adjustments to the budget activities are as follows:

[In thousands of dollars] Budget Activity 1: Operating Forces: 23300 Aircraft Operations Other Adjustments:

11,840

24030 Real Property Maintenance 13,500 24040 Military/Civilian Techni-8 000 cian Restoration Total Adjustments +33,340 OPERATION AND MAINTENANCE, ARMY NATIONAL GUARD

The conference agreement on items addressed by either the House or the Senate is as follows:

[In thousands of dollars]

		Budget	House	Senate	Conference
24400	OPERATION AND MAINTENANCE, ARMY NATIONAL GUARD				
24450 24500	BUDGET ACTIVITY 1: OPERATING FORCES MISSION OPERATIONS				
24550	WILSTON OF ENTITIONS	1,720,134	1.760.134	1,720,134	1.760.134
24600	RECRUITING AND RETENTION	20,110	20,110	20,110	20,110
24650	MEDICAL SUPPORT	19,109	19,109	19,109	19,109
24700	DEPOT MAINTENANCE	100,687	100,687	100,687	100,687
24750	BASE SUPPORT	250,378	250,378	252,978	252,978
24800	TOTAL, BUDGET ACTIVITY 1	2,110,418	2,150,418	2,113,018	2,153,018
24850	BUDGET ACTIVITY 4: ADMIN & SERVICEWIDE ACTIVITIES				
24900	ADMINISTRATION AND SERVICEWIDE ACTIVITIES				
24950	INFORMATION MANAGEMENT	59,496	29,396	59,496	44,596
25000	PUBLIC AFFAIRS	1,461	1,461	1,461	1,461
25050	PERSONNEL ADMINISTRATION	89,665	89,665	89,665	89,665
25100	STAFF MANAGEMENT	43,068	43,068	43,068	43,068
25150	TOTAL, BUDGET ACTIVITY 4	193,690	163,590	193,690	178,790
25180	REAL PROPERTY MAINTENANCE		21.000	100,000	100.000
25190	MILITARY/CIVILIAN TECHNICIAN RESTORATION		9,000	100,000	9.000
25195	TRANSITION BENEFITS			- 45,000	
25200	OPERATIONAL SUPPORT AIRLIFT		− 9 ,521		
25400	TOTAL, O&M, ARMY NATIONAL GUARD	2.304.108	2.334.487	2.361.708	2.440.808

ADJUSTMENTS TO BUDGET ACTIVITIES

Adjustments to the budget activities are as follows:

[In thousands of dollars]

Budget Activity 1: Operating Forces: 24550 Training Operations 40,000 24750 Base Support 2,600 Budget Activity 4: Admin & Servicewide Activities: 24950 Information Management Other Adjustments: 25180 Real Property Maintenance cian Restoration

Total Adjustments

OPERATION AND MAINTENANCE, AIR NATIONAL **GUARD**

The conference agreement on items addressed by either the House or the Senate is as follows:

[In thousands of dollars]

-14,900

100,000

+136,700

9,000

		Budget	House	Senate	Conference
25550 25600 25650	OPERATION AND MAINTENANCE, AIR NATIONAL GUARD BUDGET ACTIVITY 1: OPERATING FORCES				
25700 25750 25750 25800 25850	AIR OPERATIONS AIR CRAFT OPERATIONS MISSION SUPPORT OPERATIONS BASE SUPPORT DEPOT MAINTENANCE	1,977,786 346,687 361,224 18,410	1,979,286 346,687 361,224 19,910	2,005,186 246,687 361,224 18,410	2,006,686 346,687 361,224 19,910
25950	TOTAL, BUDGET ACTIVITY 1	2,704,107	2,707,107	2,731,507	2,734,507

BUDGET ACTIVITY 4: ADMIN & SERVICEWIDE ACTIVITIES SERVICEWIDE ACTIVITIES

		Budget	House	Senate	Conference
26100 26150	ADMINISTRATION RECRUITING AND ADVERTISING	3,127 4,987	3,127 4,987	3,127 4,987	3,127 4,987
26200	TOTAL, BUDGET ACTIVITY 4	8,114	8,114	8,114	8,114
26230 26240 26245	REAL PROPERTY MAINTENANCE MILITARY/CIVILIAN TECHNICIAN RESTORATION TRANSITION BENEFITS		15,000 7,000	— 15,600	15,000 18,500
26450	Total, O&M, air national guard	2,712,221	2,737,221	2,724,021	2,776,121

ADJUSTMENTS TO BUDGET ACTIVITIES

Adjustments to the budget activities are as follows:

[In thousand:	of dollars
---------------	------------

Budget Activity 1: Operating	
Forces:	
25700 Aircraft Operations	28,900
25850 Depot Maintenance	1,500
Other Adjustments:	
26230 Real Property Mainte-	
nance	15,000
26240 Military/Civilian Techni-	
cian Restoration	18,500

Environmental Restoration, Defense The conferees agree to provide \$1,422,200,000 for Environmental Restoration, Defense.

Total Adjustments

+63,900

ENVIRONMENTAL REMEDIATION

The conferees support the "relative risk" approach to environmental remediation and expect the Department to make sure the most hazardous sites receive primary attention. While the conferees believe that all bases—those closing and those remaining open—must meet environmental standards the Department must not let ongoing environmental clean-up efforts preclude reuse opportunities at closing military installa-

tions. In these cases, the Department should work aggressively and innovatively with State and local officials to lower clean-up costs and to be sure environmental issues do not make it harder for affected communities to recover from losing a military installation.

SUMMER OLYMPICS

The conference agreement recommends an appropriation of \$15,000,000 as proposed by the House and Senate for support of the 1996 Games of the XXVI Olympiad.

OVERSEAS HUMANITARIAN, DISASTER, AND CIVIC AID

The conferees agree to provide \$50,000,000 for these functions of which \$20,000,000 is specifically earmarked for training and activities related to the clearing of landmines for humanitarian purposes.

The conferees also agree to the House recommendation to consolidate all funds for humanitarian, disaster, and civil aid into a single account.

FORMER SOVIET UNION THREAT REDUCTION

The conferees agree to provide \$300,000,000 for the Former Soviet Union Threat Reduction program, a reduction of \$71,000,000 from the budget request. Funding provided at the subprogram level appears in the following table:

[In millions of dollars]

Program	Budget	House	Senate	Con- ference
Nuclear Arms Reduction	\$167.5	\$167.5	\$167.5	\$167.5
Defense Enterprise Fund	40	0	0	0
Chemical Weapons Destruction	104	0	104	79
Fissile Material	29	6	29	29
Other	30.5	26.5	24.5	24.5
Total	371	200	325	300

Although no new funds are provided for the Defense Enterprise Fund, the conferees agree that up to \$200,000,000 of previously appropriated funds may be expended to administer the continued operation of the Defense Enterprise Fund program currently underway. The conferees have included two general provisions regarding the Former Soviet Union Threat Reduction program involving the limitation on expenditures of funds for the Chemical Weapons Destruction program and a prohibition on providing funds for housing for current or former Soviet military officers.

TITLE III

PROCUREMENT

The conference agreement is as follows:

[In thousands of dollars]

	Budget	House	Senate	Conference
SUMMARY				
ARMY: AIRCRAFT MISSILES WEAPONS, TRACKED COMBAT VEHICLES AMMUNITION OTHER	1,223,067 676,430 1,298,986 795,015 2,256,601	1,468,067 842,830 1,616,964 1,019,315 2,570,125	1,498,623 846,555 1,396,264 1,090,891 2,760,002	1,558,805 865,555 1,652,745 1,110,685 2,769,443
TOTAL, ARMY	6,250,099	7,517,301	7,592,335	7,957,233
NAVY: AIRCRAFT WEAPONS AMMUNITON SHIPS OTHER MARINE CORPS TOTAL, NAVY	3,886,488 1,787,121 5,051,935 2,396,080 474,116 13,595,740	4,310,703 1,736,211 483,779 5,577,958 2,480,670 480,852 15,070,173	4,897,393 1,771,421 7,062,001 2,394,260 597,139 16,722,214	4,589,394 1,669,827 430,053 6,643,958 2,503,581 458,947 16,295,760
AIR FORCE: AIRCRAFT MISSILES AMMUNITION OTHER	6,183,886 3,647,711 6,804,696	7,140,703 3,223,265 321,328 6,508,425	7,163,258 3,550,192 6,540,951	7,367,983 2,943,931 338,800 6,284,230
TOTAL, AIR FORCE	16,636,293	17,193,721	17,254,401	16,934,944
DEFENSE-WIDE NATIONAL GUARD AND RESERVE EQUIPMENT	2,179,917	2,187,085 908,125	2,114,824 777,000	2,124,379 777,000
TOTAL PROCUREMENT	38,662,049	42,876,405	44,460,774	44,089,316

JOINT FORCES COMMAND, CONTROL AND COMMUNICATIONS

The conferees understand the importance of interoperability for joint forces in war and peacetime and have provided an additional \$103,300,000 to correct critical deficiencies. However, through testimony from the Vice Chairman, Joint Chiefs of Staff, Service Chiefs and Commanders in Chief of the various Unified and Specified Commands, the

conferees believe that deficiencies in command, control and communications still exist. The conferees encourage the Secretary of Defense to provide adequate resources for joint interoperability initiatives and will entertain reprogramming action that provides additional funds for this purpose.

AMMUNITION AND MISSILE QUANTITIES

The conferees agree the quantities of missiles and ammunition noted in the following

tables are to be considered a floor and direct the Department to buy as many units as appropriated funds will allow. In no case shall the Department buy less than the quantities noted in the table unless the congressional defense committees are informed as to why these levels are unachievable.

AIRCRAFT PROCUREMENT, ARMY

The conference agreement is as follows:

	Budget	House	Senate	Quantity	Conference
AIRCRAFT PROCUREMENT, ARMY					
C_YY (MEDILIM PANCE) AIPCPAET			23.000	4	23.000
UH-60`BLACKHAWK (MYP)	334,880	334,880	302,962	60	334,880
UH-60 BLACKHAWK (MYP) (AP-CY)		75,000	70,000		70,000
GUARDRAIL MODS (TÌARA)	48,969	57,969	48,969		57,969
AH-64 MODS	53,596	53,596	50,596		53,596
LONGBOW	341,968	341,968	418,168		418,168
KIOWA WARRIOR	71,334	211,334	196,334	20	211,334
SPARES AND REPAIR PARTS	49,177	49,177	33,351		34,615
AIRCRAFT SURVIVABILITY EQUIPMENT	22,304	43,304	54,404		54,404

AH-64 MODIFICATIONS

The conferees agree to provide the budget request of \$53,596,000 for AH-64 modifications. Of this amount, \$3,000,000 shall be used to procure additional embedded global positioning/inertial navigation systems for Apache helicopters.

UH-60

The conferees agree with the Senate language regarding enhanced protection systems. However, in view of the conference agreement to fund a multi-year procurement program for the UH-60, the conferees believe

that the House-recommended report on helicopter production strategies is not required.

HIGH CAPACITY AIR AMBULANCE

The conferees are deeply concerned by the failure of the Army to address the need for a High Capacity Air Ambulance (HCAA). The Army Surgeon General has stated that this is one of his highest priorities. The conferees direct the Army to seek an appropriate solution and report the results of the planned joint exercise with the Air Force and National Guard by February 15, 1996. The report should include the feasibility of utilizing C-

130s for the HCAA fixed wing requirement, the role of the Army and Air National Guard in this mission, and requirements for the UH-60L and or UH-60Q helicopters for the National Guard in order to accomplish the rotary wing portion of this mission. The conferees direct that, of the funds appropriated for UH-60Ls, the first 9 aircraft to be procured within the Aircraft Procurement, Army appropriation will be assigned to the National Guard.

 $\label{eq:missile_procurement} \mbox{Missile Procurement, Army} \\ \mbox{The conference agreement is as follows:}$

	Budget	House	Senate	Qty	Conference
MISSILE PROCUREMENT, ARMY HELLFIRE SYS SUMMARY JAVELIN (AAWS—M) SYSTEM SUMMARY TOW 2 SYSTEM SUMMARY MIRS LAUNCHER SYSTEMS STINGER MODS	209,460 171,428 7,378 48,158 10,095	249,460 210,428 7,378 64,558 20,095	246,685 206,928 27,378 64,558 10,095	750 1,010 1,000 29	246,685 206,928 12,378 98,558 10,095

TOW 2 MISSILES

The conferees agree to provide \$12,378,000 for TOW 2 missiles, an increase of \$5,000,000 to modify the capstan block of existing TOW 2 missiles

MULTIPLE LAUNCH ROCKET SYSTEM LAUNCHERS

The conferees agree to provide \$98,588,000 for multiple launch rocket system launchers, an increase of \$50,400,000 only for the refur-

bishment of existing launchers which are to be transferred to the national guard.

PROCUREMENT OF WEAPONS AND TRACKED COMBAT VEHICLES, ARMY

The conference agreement is as follows:

[In thousands of dollars]

	Budget	House	Senate	Qty	Conference
Procurement of W&TCV. Army					
Armored Gun System (AGS)	141,551	141,551	141,551	26	147,551
M1 Abrams Tańk Series (MYP)			15,000		3,000
Carrier, MOD	48,067	49,667	48,067		49,667
BFVS Series (MOD)	74,336	74,336	88,336		88,336
Howitzer, MED SP FT 155MM M109A6 (MOD)	220,239	320,039	220,239		302,039
M1 Abrams Tank (MOD)	77,076	46,754	51,754		51754
Abrams Upgrade Program	340,911	340,911	340,911		450,911
Abrams Upgrade Program (MCR)		110,000			
Production Base Support (TCV-WTCV)	11,619	11,619	4,019		5,500
FAASV		44,000			44,000
Machine Gun, 5.56MM (SAW)		28,500	12,500		28,500
Grenade Launcher, Auto 40MM, MK19–3		20,000	33,900		33,900
M16 Rifle		13,500	6,500		13,500
Medium Machine Gun		6,500	5,900		6,500

TEST EQUIPMENT

The conferees agree to provide \$15,000,000 for Direct Support Electronic System Test Sets (DSESTS). The funding is appropriated as follows:

		tem
		ies
Combat	Vehicle	Improve-
ment		Program
(RDT&	E,A)	

Conference \$6,000,000 3,000,000

PROCUREMENT OF AMMUNITION, ARMY
The conference agreement is as follows:

6,000,000

[In thousands of dollars]

CTG MORTAR 60MM 1/10 PRAC M766 CTG MORTAR 81MM PRAC 1/10 RANGE M880 CTG MORTAR 120MM SMOKE XM929 W/M0 FUZE 47,704 CTG ARTY 75MM BLANK M337A1 3,749 PROJ ARTY 155MM SMOKE WP M825 10,607 PROJ ARTY 155MM SADARM XM898 24,284 MME AT (20 M97 /01/CM) 24,284	110036	louse Senate	Qty	Conference
CTG_25MM_ALI TYPES. 35,139				
CTG, 25MM, ALL TYPES. 35,139	2.573	2.573 12.573		7.573
SPECIAL PURPOSE AMMUNITION CTG MORTAR 60MM 1/10 PRAC M766	45.139	45.139 70.139		70.139
CTG MORTAR 60MM 1/10 PRAC M766 47,704 CTG MORTAR 81MM PRAC 1/10 RANGE M880 47,704 CTG MORTAR 120MM SMOKE XM929 WM0 FUZE 47,704 CTG ARTY 75MM BLANK M337A1 3,749 PROJ ARTY 155MM SMOKE WP M825 10,607 PROJ ARTY 155MM SADARM XM998 24,284 MINE ATJAP M87 (VOLCANO) 26,269 DEMOLITION MUNITIONS, ALL TYPES 26,269 PROVISION OF INDUSTRIAL FACILITIES 41,906				6.000
CTG MORTAR 81MM PRAC 1/10 RANCE M880 47,704 CTG MORTAR 120MM SMOKE XM929 W/M0 FUZE 47,704 CTG ARTY 75MM BLANK M337A1 3,749 PROJ ARTY 155MM SMOKE WP M825 10,607 PROJ ARTY 155MM SADARM XM898 24,284 MINE AT/AP M87 (VOLCANO) 26,269 DEMOLITION MUNITIONS, ALL TYPES 26,269 PROVISION OF INDUSTRIAL FACILITIES 41,906	3.600	2 600		3,600
CTG MORTAR 120MM SMOKE XM929 W/MO FUZE 47,704 CTG ARTY 75MM BLANK M337A1 3,749 PROJ ARTY 155MM SMOKE WP M825 10,607 PROJ ARTY 155MM SADARN XM898 24,284 MINE AT/AP M87 (VOLCANO) DEMOLITION MUNITIONS, ALL TYPES 26,269 PROVISION OF INDUSTRALE FACILITIES 41,906	6,600	6.600		6,600
CTG ARTY 75MM BLANK M337A1 3,749 PROJ ARTY 155MM SMOKE WP M825 10,607 PROJ ARTY 155MM SADARM XM898 24,284 MINE ATJAP M87 (VOLCANO) 26,269 DEMOLITION MUNITIONS, ALL TYPES 26,269 PROVISION OF INDUSTRIAL FACILITIES 41,906	69.704	69.704 67.704	44	67.704
PROJ ARTY 155MM SMOKE WF M825 10,607 PROJ ARTY 155MM SADARM XM898 24,284 MINE AT/AP M87 (VOLCANO) 26,269 DEMOLITION MUNITIONS, ALL TYPES 26,269 PROVISION OF INDUSTRIAL FACILITIES 41,906	3.749		102	1,500
PROJ ARTY 155MM SADARM MINBYS 24,284 MINE AT/AP M87 (VOLCANO) DEMOLITION MUNITIONS, ALL TYPES 26,269 PROVISION OF INDUSTRIAL FACILITIES 41,906	10,607			5 132
MINE ATAP MBT (VOLCANU) DEMOLITION MUNITIONS, ALL TYPES	24.284		77	42 284
DEMOLITION MUNITIONS, ALL TYPES	2.,20.	20,000		30,000
PROVISION OF INDUSTRIAL FACILITIES	26.269			32,269
	66,906			44 000
	23,663			18.663
ADMAMENT DETOOLING 9. MANIJEACTIJDING STIDDODT (ADMS)	,	45,000		45 000
CONVENTIONAL AMMO DEMILITARIZATION 96,280	106.280			100 280

SPECIAL PURPOSE AMMUNITION

The conferees agree to provide \$6,000,000 for special purpose ammunition. The increase is to be allocated as follows:

	Comerence
7.62MM (XM993)	\$2,000,000
5.56MM (XM995)	2,000,000
.50 caliber (MK211)	2,000,000

CTG 120 MM HEAT M830A1

The conferees direct the Army to procure 120 MM HEAT M830A1 tank rounds with the \$15,000,000 appropriated in fiscal year 1994 for AT-4 modifications.

OTHER PROCUREMENT, ARMY The conference agreement is as follows:

[In thousands of dollars]

	Budget	House	Senate	Qty	Conference
OTHER PROCUREMENT, ARMY					
HI MOB MULTI-PÜRP WHLD VEH (HMMMV) (MYP)	57,690	109,690	129,690	546	129,690
FAMILY OF HEAVY TACTICAL VEHICLES (MYP)	596	100,596	125,596		125,590
MEDIUM TRUCK EXTENDED SVC PGM (ESP) (PREVS)			30,000		20,000
NAVSTAR GLOBAL POSITIONING SYSTEM	32,502	50,002	32,502	15,025	50,002
STD THEATER CMD & CONTROL SYS (STACCS)	14,526	14,526	17,826		14,520
SINCGARS FAMILY	310,620	310,620	364,720		364,720
EAC COMMUNICATIONS	5,896	5,896	45,896		45,896
INFURMATION SYSTEMS	64,142	40,142	64,142		52,142
DEFENSE MESSAGE SYSTEM (DMS)	7,963	7,963	10,763		7,963
LOCAL AREA NETWORK (LAN)	61,547	41,547	61,547		51,54
GENERAL DEFENSE INTELL PROG (GDIP)	29,409	24,188	29,409		24,188
ALL SOURCE ANALYSIS SYS (ASAS) (TIÁRA)	9,886	9,886	16,266		9,886
IEW—GND BASE COMMON SENSORS (TIARA)	46,937	46,937			46,93
JOINT STARS (ARMY) (TIARA)	82,984	99,484	82,984		82,98
NIGHT VISION DEVICES	77,132	77,132	85,132		85,132
ADV FIELD ARTILLERY TACT SYS (AFATDS)	30,897	29,397	30,897	221	29,39
FAAD C2	32,942	40,342	32,942	5	40,342
MANEUVER CONTROL SYSTEM (MCS)	13,808	13,808	18,808	152	18,80
AUTOMATED DATA PROCESSING EQUIP	132,751	130,351	132,751		138,75
RESERVE COMPONENT AUTOMATION SYS (RCAS)	83,174	113,174	83.174		83.17
Integrated family of test equip (IFTE)	26,449	46,449	26,449		44,949
Lab Petroleum Modular Base	2,786	2.786		1	2.78
ITEMS LESS THAN \$2.0M (POL)	5.537	5,537	3.237		4.700
COMBAT SUPPORT MEDICÀL	14.310	8,810	14,310		14,310
PUSHER TUG, SMALL	3,576	3,576		1	3,570
ITEMS LESS THAN \$2.0M (FLOAT/RAIL)	3.602	2,602	3.602		2,60
Generators and associated equip	13,761	8,761	48,761		13.76
Training Devices, Nonsystem	71,561	71.561	76.061		76.06
Simnet/Close Combat Tactical trainer	20 (55		30,655		30,65
MODIFICATION OF IN-SVC EQUIPMENT (OPA-3)	21,911	14.411	21,911		14.41

NAVSTAR GLOBAL POSITIONING SYSTEM

The conferees agree to provide \$32,502,000 for the Navstar Global Positioning System, an increase of \$17,500,000 to complete the installation of global positioning systems on all Army active and reserve aircraft. The conferees direct that priority installation be

given to the $1/207 {\rm th}$ Aviation Regiment because of their unique search and rescue mission in remote areas.

JSTARS GROUND STATIONS

The conferees do not agree on the transfer language for JSTARS ground stations from [In thousands of dollars] the Army to the Marine Corps. The conferees have provided funds in the Procurement, Marine Corps appropriation for JSTARS ground stations.

AIRCRAFT PROCUREMENT NAVY

The conference agreement is as follows:

	Budget	House	Senate	Oty	Conference
AIRCRAFT PROCUREMENT, NAVY					
EA-6B/REMFG (ELECTRONIC WARFARE) PROWLER			140,000		
AV-8B (V/STOL) HARRIER	148,163	308,163	229,414	8	229,414
F/A-18C/D (FIGHTER) HORNET	609,904	583,204	1,096,869	18	822,669
F/A-18C/D (FIGHTER) HORNET (AP-CY)			86,459		
AH-1W (HELICOPTER) SEA COBRA	10,385	75,000	10,385	6	75,000
T-39N			45,000	17	45,000
EA-6 SERIES			65,000		165,000
F-14 SERIES	59,047	59,047	76,147		107,522
H-1 SERIES	54,530	66,530	71,530		71,530
P-3 SERIES	178,557	217,857	182,557		217.357
TRAINER A/C SERIES	727	45,727	727		727
COMMON ECM EQUIPMENT	4,234	4,234	34,234		24,234
SPARES AND REPAIR PARTS	784,782	784,782	822,912		784,782
COMMON GROUND EQUIPMENT	367,017	397,017	367,017		367,017
Aviation multiyear fund		100,000			

F/A-18C/D HORNET

The conferees agree to provide \$822,669,000 for the acquisition of eighteen F/A-18C/D aircraft. The conferees do not agree with the House reduction of funds for procurement of ALR-67(V)3 radar warning receivers.

T-39N

The conferees agree to provide \$45,000,000 to purchase 17 T-39N aircraft. The conferees also agree with the House's direction for the Navy to transition to a competitive purchase of services contract for logistical support for the T-39N fleet after aircraft acquisition. However, the conferees direct that this transition should occur at the conclusion of the current T-39N contract, which is due to expire at the end of fiscal year 1998.

EA-6B

The conferees agree to provide \$165,000,000 for modifications and improvements to the EA-6B electronic warfare aircraft. The funds

are approved for the following purposes: \$100,000,000 to modify 20 more aircraft to enable the Navy to support Air Force requirements; \$40,000,000 to buy 60 shipsets of Band 9/10 jammer transmitters; and \$25,000,000 to buy 30 USQ-113 radio countermeasures sets. The conferees further agree to modify the Senate's direction to use prior year funds for the acquisition of Band 9/10 jammers, which is now not necessary because they have provided sufficient fiscal year 1996 funds to procure these systems. The conferees urge the Navy to buy these systems expeditiously.

P-3 MODIFICATIONS

The conferees agree with the Senate's direction regarding acquisition of the AN/ AAQ-22 thermal imaging system and incorporation of that system into the P-3 Antisurface Warfare Improvement Program (AIP).

[In thousands of dollars]

COMMON ECM EQUIPMENT

The conferees support the use of the LAU-138/A launch rail chaff dispenser system on Navy tactical aircraft as a cost effective means for improving aircrew/aircraft survivability. The conferees direct that these systems be managed as fleet armament equipment pool assets to afford maximum flexibility and cost savings, and that all remaining prior year funds appropriated for these systems be expeditiously applied toward this purpose.

AVIATION MULTIYEAR FUND

The conferees do not agree to provide funds for an Aviation Multiyear Fund as proposed by the House. The Navy is therefore not required to solicit multiyear bids from E-2C, AV-8B, and T-45 manufacturers, although it may do so if circumstances warrant.

WEAPONS PROCUREMENT, NAVY The conference agreement is as follows:

	Budget	House	Senate	Qty	Conference
WEAPONS PROCUREMENT, NAVY TOMAHAWK AMRAAM HARPOON DRONES AND DECOYS TOMAHAWK MODS	161,727 81,691 46,368 684	201,727 77,491 86,368 60.684	120,027 77,691 46,368 7,000 684	164 115 75	120,027 77,491 86,368 50,000

	Budget	House	Senate	Oty	Conference
Weapons industrial facilities	13,094	13,094	43,094		43,09
VERTICAL LAUNCHED ASROC (VLA)		14,000			10,00
GENERAL PURPOSE BOMBS	46,142		39,142		
2.75 INCH ROCKETS	14,806		14,806		
MACHINE GUN AMMUNITION	11,469		11,469		
PRACTICE BUMBS	11,195		11,195		
CARTRIDGES & CART ACTUATED DEVICES	17,974		17,974		
AIRCRAFT ESCAPE ROCKETS	10,586		10,586		
AIR EXPENDABLE COUNTERMEASURES	22,828		22,828		
MARINE LOCATION MARKERS	871		871		
JATOS	4,940		4,940		
5 INCH/54 GUN AMMUNITION	21,501		21,501		
CIWS AMMUNITION	93		93		
76MM GUN AMMUNITION	6,432		6,432		
OTHER SHIP GUN AMMUNITION	5,148		5,148		
SMALL ARMS & LANDING PARTY AMMO	5.814		5.814		
PYROTECHNIC AND DEMOLITION	11.253		11.253		
MINE NEUTRALIZATION DEVICES	787		787		
SHIP EXPENDABLE COUNTERMEASURES	8.871		8.871		

PROCUREMENT OF AMMUNITION, NAVY AND MARINE CORPS

The conference agreement is as follows:

[In thousands of dollars]

	Budget	House	Senate	Qty	Conference
ROCUREMENT OF AMMUNITION, NAVY & MARINE CORPS					
GENERAL PURPOSE BOMBS		46,142			43,00
2.75 INCH ROCKETS		14,806			14,80
MACHINE GUN AMMUNITION		11,469			11,4
PRACTICE BOMBS		26,195			19.0
CARTRIDGES & CART ACTUATED DEVICES		17,974			17.9
AIRCRAFT ESCAPE ROCKETS		10.586			10.5
AIR EXPENDABLE COUNTERMEASURES		24.828			24,8
MARINE LOCATION MARKERS		871			- 1,-
JATOS		4.940			4.9
5 Inch/54 gun Ammunition		51,701			36.0
CIWS AMMUNITION		93			30,0
76 MM GUN AMMUNITION		6.432			6.4
OTHER SHIP GUN AMMUNITION		10.148			10.1
SMALL ARMS & LANDING PARTY AMMO		5,814			5.8
		11.253			11.2
		787			
SHIP EXPENDABLE COUNTERMEASURES		8,871			8,8
5.56 MM, ALL TYPES		28,487			28,4
7.62 MM, ALL TYPES		12,082			12,
.50 CALIBER		66,688			45,
40 MM, ALL TYPES		3,939			3,
60 MM HE M888		9,855			9,
81 MM HE		4,724			4,
81 MM, HE, M889A1					10,
81 MM SMOKE SCREEN		5,445			5.
81 MM ILLUMINATION (XM816)		6,700			6.
120 MM TPCSDS-T M865		8,902			8.
120 MM TP-T M831		3,314			3.
155 MM CHG. PROP. RED BAG		32.00			16.
FUZE ET XM762		10.000			10,
GZE, ET, AWN ALL TYPES		6.724			6.
		2,979			2.
9 MM ALL TYPES DOCKETS ALL TYPES					
ROCKETS, ALL TYPES		7,034			7,
AMMO MODERNIZATION		9,611			9,
GRENADES, ALL TYPES		1,174			1,
ITEMS LESS THAN \$2 MIL		11,211			11,2

5 INCH/54 GUN AMMUNITION

The conferees agree to provide \$36,000,000, an increase of \$14,499,000 only for 5 inch/54 gun ammunition. Despite Congressional direction to correct the requirements process

and provide adequate funding for fleet training ammunition, the Navy has chosen once again to provide insufficient funding. The conferees direct the Secretary of Navy to ensure that adequate funding is provided in

subsequent budget requests for fleet training ammunition. $\label{eq:constraining}$

SHIPBUILDING AND CONVERSION, NAVY
The conference agreement is as follows:

[In thousands of dollars]

	Budget	House	Senate	Qty	Conference
SHIPBUILDING & CONVERSION, NAVY.					
SSN-21	1.507.477		700.000	1	700.000
NEW SSN (AP-CY) (NO. 2)			100,000		100,000
ENHANCED SSN ČAPABILITY		1,000,000			
DDG-51	2,162,457	2,162,457	3,580,000	2	2,162,457
LHD-7 AMPHIBIOUS ASSAULT SHIP (MYP (AP-CY)			1,300,000		1,300,000
LPD-17		974,000		1	974,000
FAST PATROL CRAFT		9,500			9,500
T-AGS 64		70,000			16,000
LSD-52 SELF DEFENSE					20,000
OUTFITTING	144,791	134,791	144,791		134,791
POST DELIVERY	174,991	164,991	174,991		164,991

DDG-51

The conferees agree with the House recommendation of \$2.162,457,000 for the DDG-51 program, which will procure two destroyers. The conferees further provide legislative authority for the Secretary of the Navy to negotiate contracts for two additional DDG-51 class destroyers, and to award the contracts for those vessels on October 1, 1996. The conferees believe this acquisition strategy will generate increased economies of scale and

stability for the Navy and the shipbuilding industrial base.

LPD-17 RCS ENGINEERING SUPPORT

The conferees note that as a result of the Base Realignment and Closure decisions, the Navy has reorganized and consolidated its Radio Communications Systems (RCS) engineering, production, testing, integration and training support activities. In assigning RCS engineering support workload for the LPD-17 class of ships, the conferees expect that the

Navy will assign such workload to the most appropriate facility.

T--AGS--64

The conferees agree to provide \$16,000,000 for advance procurement for a T-AGS-64 multi-purpose oceanographic survey ship.

LSD-52

The conferees agree to provide \$20,000,000 as recommended by the House for one additional SSDS MK-I unit which the conferees

Conference

direct be installed on LSD-52 during its construction prior to delivery of this vessel to the fleet.

SHIP COST ADJUSTMENT

The conferees do not agree to the House proposal to modify the ship cost adjustment process by eliminating specific designations in the bill, providing new transfer authority, and providing reprogramming limitations. The conferees also do not agree to the House requirement to include ship cost adjustments in the annual omnibus reprogramming

Within the ship cost adjustment implemented in section 8091 of the Act, the con-[In thousands of dollars]

ferees have allocated funds for potential settlement of claims on the AOE class of ships. This action is taken solely to facilitate the Navy's ability to implement a settlement, should one be reached.

OTHER PROCUREMENT, NAVY:

The conference agreement is as follows:

Senate

Budget

House

				,	
OTHER PROCUREMENT. NAVY					
ELEC SUSPENDED GYRO NAVIGATOR	4,108		4,108		
OTHER NAVIGATION EQUIPMENT	17,688	27,688	14,119		27,688
MINESWEEPING EQUIPMENT	12,985	6,985	12,985		6,985
HM&E ITEMS UNDER \$2 MILLION	43,389	33,389	39,629		33,389
FLEET MODERNIZATION PROGRAM		3,000			3,000
RADAR SUPPORT	466	14,466	466		14,466
SURFACE ELECTRO-OPTICAL SYSTEM	3,542	9,542	3,542		9,542
Surface sonar support equipment	9,349	9,349	19,609		19,609
AN/SQQ-89 SURF ASW COMBAT SYSTEM	30,297	30,297	25,297		25,297
SSN ACOUSTICS	42,269	33,269	42,269		42,269
SSTD	13,751	11,051	13,751		13,751
C-3 COUNTERMEASURES	9,540	24,540	9,540		24,540
NAVY TACTICAL DATA SYSTEM	301	12,301	301		12,301
ID SYSTEMS	10,202	9,702	10,202		9,702
SHIPBOARD TACTICAL COMMUNICATIONS	6,635	12,935	6,635		12,935
SATCUM SHIP TERMINALS	98,099	98,099	112,499		112,499
SECURE DATA SYSTEM	8,636	8,636	6,037		6,037
4N/SSO_36 (RT)		200			200

AN/SSQ-62 (DICASS) 4,090 4.090 21,910 48,830 16,714 21,910 38,080 LAMPS MK III SHIPBOARD EQUIPMENT .. 17.914 16.714 50,037 15,643 71,293 15,199 4,452 39,337 50,037 35,643 71,293 2,599 4,452 35,643 61,293 51,293 15,199 6,152 ANTI-SHIP MISSILE DECOY SYSTEM FLEET MINE SUPPORT EQUIPMENT . FORKLIFT TRUCKS 2.599 6,152 1,750 3,750 3,750 1,750 COMPUTER ACQUISITION PROGRAM (NSIPS) 13,000 SAFETY AND SURVIVABILITY ITEMS SPARES AND REPAIR PARTS 20,000 210,213 210,213 170,713

HM&E ITEMS UNDER \$2,000,000

The conferees agree to provide \$33,389,000 for "HM&E Items Under \$2,000,000", a reduction of \$10,000,000. This decrease, which is applied against the Surface Ship Support Equipment portion, includes a reduction of \$3,760,000 against the Gaseous Nitrogen Generator subproject.

FLEET MODERNIZATION

The conferees agree to provide \$3,000,000 for procurement of propeller shaft composite fairwaters to be backfit on CG 47 class cruisers during overhaul.

RADAR SUPPORT

The conferees agree to provide \$14,466,000 for the Radar Support program, an increase of \$14,000,000. The increase includes \$9,000,000 for the AN/BPS-16 submarine radar and \$5,500,000 for the AN/SPA-25G Radar Display program.

SURFACE SONAR WINDOWS AND DOMES

The conferees agree to provide \$6,000,000 for procurement of replacement sonar rubber

domes and windows, provision of safety-related field service repair and change-out of this equipment, and product improvements to increase durability and service life.

WEAPONS RANGE SUPPORT EQUIPMENT

The conferees agree to provide \$48,830,000, an increase of \$8,550,000, for Weapons Range Support Equipment program. The net increase includes a decrease of \$1,200,000 for the Electronic Monitor Warfare Response subprogram and an increase of \$9,750,000 as proposed by the Senate.

SURFACE TOMAHAWK SUPPORT EQUIPMENT

The conferees agree to provide \$61,293,000 for the Surface Tomahawk Support Equipment program, a reduction of \$10,000,000. The reduction is against the Afloat Planning System (APS) subprogram. The conferees are concerned that the Navy does not currently have an operational doctrine for the tactical use of Tomahawk cruise missiles by ship commanders. Furthermore, the conferees question the need to deploy APS on all carriers in light of the Challenge Athena satellite communications project.

AN/SPS-48E RADAR

The conferees direct that the funds previously appropriated for Pulse Doppler Mod Kits for $\overline{AN/SPS}$ -48E radars be released to the Navy. The modification of the radar will significantly improve its operational effectiveness when operating in littoral waters and therefore will improve the entire surface fleet's tactical situation awareness when it is incorporated into the Cooperative Engagement Capability. Given the vital link between these two programs, the conferees further direct that management and execution of the upgrade to the AN/SPS-48E radar program be conducted by the Program Executive Officer for Theater Air Defense.

PROCUREMENT, MARINE CORPS

The conference agreement is as follows:

5.56 MM, ALL TYPES 28.487 28.487 28.487 28.282 2.083 2.0		Budget	House	Senate	Qty	Conference
7.62 MM, ALL TYPES	PROCUREMENT, MARINE CORPS:					
7.62 MM, ALL TYPES	5.56 MM, ALL TYPES	28,487		28,487		
50 CALIBER 8,588 19,060	7.62 MM, ALL TYPES	2,082		12,082		
40 MM, ALL TIPES 3,999 3,999	.50 CALIBER	8,588		19,060		
No Name N	40 MM. ALL TYPES	3.939		3,939		
STIMM HE	60 MM HE M888	9,855		9,855		
STIMM SMOKE SCREEN 5,445 5,445 120 MM PECSDS—T M865 8,902 8,902 120 MM IP—T M831 3,314				11,724		
STIMM SMOKE SCREEN 5,445 5,445 120 MM PECSDS—T M865 8,902 8,902 120 MM IP—T M831 3,314	81 MM. HE. M-889A1			17,000		
120 MM IP-1 M831 3,314 3,314 CTG 25 MM, ALL TYPES 6,724 6,724 9 MM ALL TYPES 2,979 2,979 CTG 25 MM, ALL TYPES 2,979 2,979 CTG 25 MM, ALL TYPES 474 474 474 CTG 25 MM ALL TYPES 47,034 7,		5.445		5,445		
120 MM IP-1 M831 3,314 3,314 CTG 25 MM, ALL TYPES 6,724 6,724 9 MM ALL TYPES 2,979 2,979 CTG 25 MM, ALL TYPES 2,979 2,979 CTG 25 MM, ALL TYPES 474 474 474 CTG 25 MM ALL TYPES 47,034 7,	120 MM TPCSDS-T M865	8,902		8,902		
CIG 25 MM, ALI TYPES 6,724 6,724 9 MM ALI TYPES 2,979 2,979 2,979 9 GRENADES, ALI TYPES 474 474 474 474 8 8 8 8 8 8 8 8 8 8 8 8	120 MM TP-T M831	3.314		3,314		
9 MM ALL TYPES 2,979 2,979 2,979 2,979 3,978 474 474 474 474 474 475 474 474 475 474 475 475	CTG 25 MM, ALL TYPES	6.724		6.724		
NOME	9 MM ALL TYPES	2.979		2,979		
NOME	GRENADES, ALL TYPES	474		474		
AMMO MODERNIZATION 9,611 9,611 ITENS LESS THAN \$2 MIL 8,711 17,262 MODIFICATION KITS (TRKD VEH) 3,273 15,573 17,773 15,573 MULTI-SERV ADF FIELD ART TACTICAL DATA SYS 12,735 12,735 MULTI-SERV ADF FIELD ART TACTICAL DATA SYS 12,140 188 12,144 INTELLIGENCE SUPPORT EQUIPMENT 2,283 2,283 4,283 5,283 NIGHT VISION EQUIPMENT 2,283 2,283 4,283 4,283 4,283 ILIGHT RECON VEHICLE 2,200 1,432 1,433 1,433 1,434 1	ROCKETS, ALL TYPES	7.034				
ITEMS LESS THAN \$2 MIL 8,711 17,262	AMMO MODERNIZATION	9.611				
MODIFICATION KITS (TRKD VEH) 3.273 15.573 17.773 15.573 17.773 15.573 17.773 15.573 17.773 15.573 17.773 15.573 17.773	ITEMS LESS THAN \$2 MII					
HAWK MOD	MODIFICATION KITS (TRKD VFH)					
MANPACK RADIOS AND EQUIP 9,735 12,735 9,735 12,						
MULTI-SERV AUF HELD ART I CRICAL DATA SYS 12,140 23,140 23,140 288 2,141 288 12,141 288 12,141 288 12,141 188 12,	MANPACK RADIOS AND FOLIP		12 735			
INTELLIGENCE SUPPORT FOUIPMENT	MILITI-SERV ADE FIFID ART TACTICAL DATA SYS	12 140	23 140			
NIGHT VISION EQUIPMENT 2,283 4,283 4,285 4,285 4,285 4,285 4,286	INTELLIGENCE SUPPORT FOLIPMENT	6 283				
Comparison	NIGHT VISION FOLLIEMENT	2 283				
RAILERS 4,932 10,439 10,432 1	NIGHT RECON VEHICLE	2,203		.,		
MODIFICATION KITS 6,496 7,496 6,496 7,496 ITEMS LESS THAN \$2 MIL 75 1,975 75 75	TDAILEDS	1 032				
ITEMS LESS THAN \$2 MIL		4,732				
				0,470 75		
PRECISION GUINNERT TRAINING STSTEIN	HEWS LESS HIMI \$2 WIL DECIZION CHIMIDDY TRAINING SYSTEM		1,973 5,000	75		5.900

	Budget	House	Senate	Qty	Conference
M240 MACHINE GUN MODS		2,200			
ASSET TRACKING LOGISTICS SYSTEM		17,850			
E ALL POOR PROPULATION CUIPORT	13 055	3,800	12 055		6.978
F-15 POST PRODUCTION SUPPORT	194,672	94.672	158.572		126.622
OTHER PRODUCTION CHARGES	167,676	167,676	188,576		187,676
DARP SUPPORT EQUIPMENT	194,374	194,374	214,374		194,374

INTELLIGENCE SUPPORT EQUIPMENT

The conferees agree to provide \$35,283,000 for intelligence support equipment, an increase of \$29,000,000. Of the increase, \$16,500,000 is only for two JSTARS ground stations and \$12,500,000 is only for Commander's Tactical Terminals.

RIGHT HAND DRIVE VEHICLES

The conferees have reviewed the implementation of Public Law 100-370, which amended title 10 USC (2253) to limit the amount available for purchase of right hand drive vehicles to \$12,000. The conferees agree that this limitation should only apply to the purchase of passenger sedans manufactured

[In thousands of dollars]

outside of the United States. Further, this limitation does not affect the use of any right hand drive vehicle provided as part of the local contribution towards the basing of U.S. forces in the Host Nation.

AIRCRAFT PROCUREMENT, AIR FORCE

The conference agreement is as follows:

	Budget	House	Senate	Qty	Conference
AIRCRAFT PROCUREMENT, AIR FORCE:					
B-18 (MYP)	 56,356	56,336	143,336		56,336
B–2A (MYP)	 279,921	772,921	279,921		772,921
F–15E		250,000	311,210	6	311,210
F-15e ADV PROC			50,190		50,190
F-16 C/D (MYP)	 	50,000	159,400	6	159,400
F-16 C/D ADV PROC	 		15,400		
C-17 (MYP)	 2,402,491	2,402,491	2,412,491	8	2,412,491
C-17 (MYP) (AP-CY)	 		180,000		
WC-130	 		221,167	3	132,700
STRATEGIC AIRLIFT	183,/5/	183,757	75,000		183,757
JPAIS	 54,968	44,968	54,968	3	54,968
E-8B	 394,634	394,634	371,334	2	377,434
B1B	 75,383	82,593	76,283		58,483
B-52	 4,908	24,908	4,908		4,908
F-117	 47,660	47,660	44,060		47,660
A-10	 79,424	79,424	33,324		41,024
F-15	 79,488	78,288	63,688		78,288
F-10	 118,606	118,606	118,606		120,606
U-5	 45,431	51,631	45,431		51,631
C-135	84,399	94,399	88,399		94,399
	142,764	334,764	251,264		238,764
DARP MODS	 /02 F10	79,000	48,000 572,781		53,000
SPARES AND REPAIR PARTS	 603,519	581,719			586,281
COMMON AGE	 216,048	212,510	223,248		212,510

STRATEGIC AIRLIFT

The conferees agree to provide \$183,757,000 for strategic airlift, the amount of the budget request. It is the conferees' belief that the Defense Acquisition Board's upcoming decision on the optimal composition of the airlift fleet will require the continued production of C-17 aircraft. The conferees therefore direct that from the amount of funding provided for strategic airlift the Department of Defense must give first priority to fully funding advance procurement for continued production of C-17 aircraft in fiscal year 1997.

B-1B MODIFICATIONS

The conferees agree to provide \$68,483,000 for B-1B modifications, a decrease of \$6,900,000 to the budget request. The amount provided by the conferees includes a decrease of \$14,100,000 from cost savings for miscellaneous modifications and an increase of \$7,200,000 for reliability and maintainability improvements identified during the B-1B operational readiness assessment. The conferees also agree with the Senate's reporting requirement about expanding the B-1B conventional mission upgrade program.

A-10

The conferees agree to provide \$41,024,000, a decrease of \$38,400,000 to the budget request for A-10 modifications. The deleted funds are excess to program requirements for fiscal year 1996.

F-15 MODIFICATIONS

The conferees agree to provide \$78,288,000, a decrease of \$1,200,000 to the budget request for F-15 modifications. The conferees agree with the House reduction of funds for installation of landing gear wiring switch kits. The conferees do not agree with the Senate reduction of funds for a fighter data link

modification. In restoring the \$15,800,000 deleted by the Senate, the conferees direct that \$9,000,000\$ may only be used to acquire Joint Tactical Information Distribution System (JTIDS) class II terminals for one squadron of F-15 aircraft. The remaining <math>\$6,800,000\$ is available only for the Multifunctional Information Distribution System (MIDS) variant project.

The Under Secretary of Defense (Acquisition and Technology) has informed the conferees of the Defense Department's recent decision to meet the F-15 fighter data link (FDL) requirements through the MIDS program. The conferees understand that the Department intends full and open competition for FDL production. The conferees direct the Under Secretary to assure the congressional defense committees in writing that the use of MIDS architecture and software will not place U.S. companies at a competitive disadvantage. This assurance is required before release of the formal Request for Proposal for the F-15 fighter data link.

F-16 MODIFICATIONS

The conferees agree to provide \$120,606,000 for F-16 modifications, an increase of \$2,000,000 to the budget request. The additional funding provided is only for initial acquisition of 600 gallon fuel tanks for destructive testing, evaluation and limited operational use.

C-130 MODIFICATIONS

The conferees agree to provide \$94,399,000 for C-130 modifications, an increase of \$10,000,000 to the budget request. Of the additional funding provided by the conferees, \$6,000,000 is only for threat defensive systems, and \$4,000,000 is only for acquisition of AN/AAQ-22 thermal imaging systems for 10

Air Force Reserve HC-130 aircraft, as recommended by the Senate.

C-135 MODIFICATIONS

The conferees agree to provide \$238,764,000, for C-135 modifications, an increase of \$96,000,000 to the budget request. The additional funding provided by the conferees is only for continued reengining of the Air Guard and Reserve KC-135 tanker fleet. The conferees have provided sufficient funding for four reengining kits.

DARP MODIFICATIONS

The conferees agree to provide \$53,000,000 for Defense Airborne Reconnaissance Program (DARP) modifications, an increase of \$53,000,000 to the budget request. Of the additional funding provided by the conferees, \$48,000,000 is only for the acquisition of two RC-135 reengining kits and \$5,000,000 is only for costs associated with the refurbishment of the SR-71 aircraft.

AIRCRAFT SPARE AND REPAIR PARTS

The conferees agree to provide \$586,281,000 for aircraft spare and repair parts, a decrease of \$17,338,000 to the budget request. The amount of funding provided by the conferees includes a decrease of \$21,900,000 for C-17 spares, a decrease of \$8,938,000 for T-1 spares and an increase of \$13,500,000 for F100-229 engine spares.

ELECTRONIC WARFARE FORCE STRUCTURE

The conferees strongly agree with Senate report language with respect to retaining at least 12 EF-111A Raven jammer aircraft in the primary aircraft inventory through fiscal year 1999, and with the Senate directed reporting requirements.

MISSILE PROCUREMENT, AIR FORCE The conference agreement is as follows:

	Budget	House	Senate	Quantity	Conference
SSILE PROCUREMENT, AIR FORCE:					
HAVE NAP		39.000	38,000		38.000
AMRAAM	190.672	178,366	182,672	291	182,67
TARGET DRONES	39,150	36,150	39,150	88	36,150
CONVENTIONAL ALCM		27,200	07,100	100	15.000
GLOBAL POSITIONING (MYP)	136.060	136,060	118.660	4	126.060
GLOBAL POSITIONING (MYP) (AP-CY)	38.412	130,000	33,412	-	33.41
SPACE BOOSTERS	464.953	459,953	405,903		433.85
MEDIUM LAUNCH VEHICLE	150.929	150.929	147,765	4	150.92
DEF METEOROLOGICAL SAT PROG	29.265	29.265	26.876	т	29,26
DEFENSE SUPPORT PROGRAM (MVP)	102.911	67.011	61.375		67.01
	1.605.765	1.483.565	1.573.765		1.210.76
SPECIAL PROGRAMS	10.402	, ,	10.402		
2.75 INCH RUCKEI WOUR	1,993		1,993		
2.75" ROCKET HEAD SIGNATURE	950				
ITEMS LESS THAN \$2,000,000			950		
5.56 MM	5,534		5,534		
CARTRIDGE CHAFF RR-180	10,030		10,030		
CARTRIDGE CHAFF RR-188	1,192		1,192		
ITEMS LESS THAN \$2,000,000	5,162		5,162		
MK-82 INERT/BDU-50	8,253		8,253		
TIMER ACTUATOR FIN FUZE	6,242		6,242		
BOMB PRACTICE 25 POUND	5,928		5,928		
MK-84 BOMB-EMPTY	9,261		9,261		
SENSOR FUZED WEAPON	165,447		165,447		
CBU-89 GATOR INERT	6,531		6,531		
ITEMS LESS THAN \$2,000,000	1,500		1,500		
FLARE, IR MJU-7B	21,859		21,859		
MJU-23 FLARE	6,483		6,483		
MJU-10B	7.204		7.204		
M-206 CARTRIDGE FLARE	11,250		11,250		
INITIAL SPARES	621		621		
REPLENISHMENT SPARES	2,329		2,329		
MODIFICATIONS	2,340		2,340		
ITEMS LESS THAN \$2,000,000	11,289		11,289		
M-16 A2 RIFLE	5.048		5.048		5.04

SPACE BOOSTERS

The conferees agree to provide \$433,853,000 for the procurement of the Titan IV heavy lift space booster, a decrease of \$31,100,000 to

the budget request. The recommendation makes the following reduction: \$20,000,000 for no longer needed relocation costs; \$6,100,000

for unadjudicated claims; \$5,000,000 from contractor consolidation savings.

PROCUREMENT OF AMMUNITION, AIR FORCE The conference agreement is as follows:

[In thousands of dollars]

	Budget	House	Senate	Quanity	Conference
PROCUREMENT OF AMMUNITION. AIR FORCE:					
2.75 INCH ROCKET MOTOR		10.402		30,000	10.402
2.75" ROCKET HEAD SIGNATURE		1,993		24,320	1,993
ITEMS LESS THAN \$2,000,000		950			950
5.56 MM		5.534		13.835	5.534
30 MM TRAINING		14.480		1.360	7.000
CARTRIDGE CHAFF RR-180		10,030		720	10,030
CARTRIDGE CHAFF RR-188		1.192		903	1.192
ITEMS LESS THAN \$2,000,000		5.162			5.162
MK-82 INERT/BDU-50		8,253		12.586	8,253
TIMER ACTUATOR FIN FUZE		6.242		10.000	6,242
BOMB PRACTICE 25 POUND		5.928		400,000	5.926
MK-84 BOMB EMPTY		9,261		3 718	9.26
SENSOR FUZED WEAPON		165 447		500	165.44
CBU-89 GATOR INERT		6.531		236	6.53
CBU (COMBINED EFFECTS MUNITIONS)				200	30,00
ITEMS LESS THAN \$2,000,000		1 500			1.50
Flare, Ir Mu-7B		21.859		945.049	21.85
MUL 23 FLARE		6,483		7 426	6.48
MUL-10B		7 204		110 436	7.20
M-206 CARTRIDGE FLARE		11,250		331,564	11,25
INITIAL SPARES		621			62
DEDI ENICHMENT SPADES		2.329			2,32
REPLENISHMENT SPARES		2,327			2,32
MODIFICATIONS		11,289			11.28
ITEMS LESS THAN \$2,000,000		11,209 5.040			, .
M-16 A2 RIFLE		3,040			

OTHER PROCUREMENT, AIR FORCE

The conference agreement is as follows:

[In thousands of dollars]

	Budget	House	Senate	Quantity	Conference
OTHER PROCUREMENT, AIR FORCE:					
CBU-87 (COMBINED EFFECTS MUNITION)			30,000		
ARMORED SEDAN	202	202	260	1	260
MODIFICATIONS	200	200	3,500		1,000
ITEMS LESS THAN \$2,000,000	2,352	14,176	2,352		14,176
Theater air control sys improvement	32,345	32,345	27,745		27,745
WATER OBSERV/FORCAST	7,103	7,103	13,803		13,803
DEFENSE SUPPORT PROGRAM	36,909	36,909	11,909		36,909
Strategic Command and Control	67,596	67,596	58,095		58,095
AUTOMATIC DATA PROCESSING EQUIP	23,958	32,458	23,958		23,958
BASE LEVEL DATA AUTO PROGRAM	26,851	26,851	38,451		35,151
BASE INFORMATION INFRASTRUCTURE	73,138	56,538	56,385		56,385
MILSATCOM	43,362	43,362	13,207		43,362
COMM ELECT MODS	20,424	9,724	20,424		9,724
MOBILITY EQUIPMENT	17,670	31,770	29,570		29,570
Wartime Host Nation Support	1,699	1,699			
INTELLIGENCE PRODUCTION ACTIVITY	67,928	69,128	61,228		69,128
SELECTED ACTIVITIES	5,409,357	5,117,657	5,189,357		4,904,257

ITEMS LESS THAN \$2,000,000

The conferees agree to provide \$14,176,000 for ''Items Less Than \$2,000,000'', an increase

of \$11,874,000. The increase is provided only for those items identified by the Air Force as shortfalls.

PROCUREMENT, DEFENSE-WIDE

The conference agreement is as follows:

	Budget	House	Senate	Qty	Conference
PROCUREMENT, DDEFENSE-WIDE DARP DEFENSE INFORMATION INFRASTRUCTURE CLASSIFIED PROGRAMS SHIPBIII DING	179,307 54,234 844,903	161,975 58,734 858,903	179,307 54,234 766,403		161,575 58,734 763,190
PC, CYCLONE CLASS MK V SPECIAL OPERATIONS CRAFT (MK V SOC) OTHER PROCLIFEMENT PROGRAMS	19,501	19,501	37,201	1 4	20,000 37,201
SPECIAL WARFARE EQUIPMENT LIGHT STRIKE VEHICLE	11,776	11,776 6,000	7,483		7,483 6,000

DEFENSE AIRBORNE RECONNAISSANCE PROGRAM

The conferees agree to provide \$161,575,000 for procurement for the Defense Airborne Reconnaissance Program (DARP), a decrease of \$17,732,000 to the budget request. The conferees support the Army's identified need for a short range unmanned air vehicle (UAV), but remain concerned with the continuing problems associated with the Hunter program. As a result, the conferees have denied funding for marinization of the Hunter UAV and direct that the remaining fiscal year 1996 funds provided for Hunter not be obligated

until the Appropriations Committees receive the results of the Defense Acquisition Board's review of the program. This review should include all options for fulfilling the Army's UAV requirement. The conferees further direct that use of these funds for any other purpose is to be handled through normal reprogramming procedures.

PATROL CRAFT—CYCLONE CLASS

The conferees agree to provide \$20,000,000 for the procurement of one additional PC-Cyclone class operations patrol craft/vessel to continue to meet force requirements.

NATURAL GAS VEHICLES

The conferees recommend the Department develop an implementation plan and a demonstration effort based on the 1993 Navy study which specified natural gas vehicles as the vehicle of choice for achieving significant emission reductions on military bases.

NATIONAL GUARD AND RESERVE EQUIPMENT

The conferees agree to provide \$777,000,000 for National Guard and Reserve Equipment as proposed by the Senate instead of \$980,125,000 as proposed by the House.

The conference agreement is as follows:

[In thousands of dollars]

[In thousands of dollars]								
	Budget	House	Senate	Quantity	Conference			
NATIONAL GUARD & RESERVE EQUIPMENT								
RESERVE EQUIPMENT:								
ARMY RESERVE. MISCELLANEOUS EQUIPMENT			90.000		90.000			
MISCELLANEOUS EQUIPMENT TACTICAL VEHICLES		52.000	90,000		90,000			
NIGHT VISION EQUIPMENT		2,500						
ENGINEER EQUIPMENT		20,000						
VARI-REACH LIFT TRUCKS		4,500						
MK-19 GRENADE LAUNCHERS		2,000 2.000						
300 GPH ROWPU		3,000						
130T FLOATING CRANE		6,000						
PUSHER BOAT		5,000						
5 KW LIGHT TOWER		5,000						
LASER LEVELING SYSTEMS		4,000 3,000						
AUTOMATIC BOILDING MACHINES		3,000						
MISCELLANEOUS EQUIPMENT		33.300	40.000		40.000			
F/A-18 UPGRADES		48,000						
MIUW TSQ-108		40,000						
MARINE CORPS RESERVE.		20 525	F0 000		F0.000			
MISCELLANEOUS EQUIPMENT		30,525 3,800	50,000	***************************************	50,000			
CH–53 HELICOPTERS		50.000						
DIGITAL COMMAND & CONTROL NETWORK		4,300						
COMM COMPANY EQUIPMENT		5,000						
UH-1N NAV/FLIR UPGRADES		5,000						
AIR FORCE RESERVE. MISCELLANEOUS EQUIPMENT		30.300	40.000		40.000			
MISCELLANCOO LOOF MENT		135.600						
NATIONAL GUARD EQUIPMENT		100,000						
ARMY NATIONAL GUARD.								
MISCELLANEOUS EQUIPMENT		15,000	100,000		100,000			
TACTICAL TRUCK NEW PROCUREMENT		10,000						
TACTICAL TRUCK SLEP (5 TON) TACTICAL TRUCK SLEP (2½ TON)		10,000 10.000						
MOTORE ROCK SEEF (272 1014)		10,000						
FTE		10,000						
NIGHT VISION EQUIPMENT		10,000						
CHEM/BIO EQUIPMENT		5,000						
AH-1 (C-NITE)FADEC		10,000 10,000						
FADECAH-64 COMBAT MISSION SIMULATOR		15,000						
UH-1 SLEP		10.000						
AH-1 BORE SIGHT EQUIPMENT		5,000						
AIR NATIONAL GUARD.								
MISCELLANEOUS EQUIPMENT		57,000			57,000			
F–16 220E ENGINES		10,000 203,400						
C-130H AIRLIFT DEFENSIVE SYSTEMS		10.000						
AIRLIFT REPLACEMENT RADAR		6.800						
C-130 MODS		15,000						
AUTOMATIC BUILDING MACHINES		2,000						
F-16 RADAR WARNING RECEIVERS		36,200						
DOD. MISC EQUIPMENT (GUARD & RESERVE AIRCRAFT)			400,000		400,000			

The conferees agree to the Senate provision which requires the Chiefs of the Reserve and National Guard components to prepare and submit a modernization priority assessment for their respective Reserve and National Guard components and have established November 1, 1995 as the deadline for this submission.

MISCELLANEOUS EQUIPMENT

The conferees concur with the Senate position that the Reserves and National Guard

should exercise control of funds provided for their modernization in this account with priority consideration for miscellaneous equipment appropriations given to the following items:

Avenger, heavy truck modernization, radar warning receivers, laser leveling systems, AH-64 combat mission simulators, automatic building machines, HMMWVs, UH-60 Upgrades, F-18 upgrades, 2½ ton truck ESP, UH-1 Huey SLEP, AH-1 (C-NITE), M-9 ACE, night vision equipment, IFTE, external fuel

tanks, AN/AQS-14 airborne mine countermeasures, MIUW vans, modular airborne fire fighting systems, AH-1 borsighting devices, FADEC for UH-1 and CH-47, C-9 upgrades, small arms simulators, HC-130N conversions, M-915/916 heavy dump trucks, 5-ton flatbed trailers, SQQ-T1 trainer, KC-135 re-engining, UH-60Q helicopter upgrades, driver's night viewers, unmanned aerial vehicles, heavy equipment transport system, C-12 and C-20

aircraft, CT-39 Navy/Marine Corps replacement aircraft, SINCGARS radios, and Medium Truck SLEP.

The conferees also agree that while they have established a separate aircraft account, other aircraft may be purchased from the miscellaneous equipment account at the discretion of the Reserve and National Guard component chiefs.

NATIONAL GUARD AND RESERVE AIRCRAFT

The conferees agree to provide \$400,000,000 for the acquisition of aircraft to support Reserve and National Guard missions and agree that the following aircraft shall be purchased:

C-130 H for the Air Force Reserve and Air National Guard (10)

\$339,000,000

50,000,000

11.000.000

INFORMATION TECHNOLOGY RESOURCES

The conference agreement is as follows:

[In thousands of dollars]

Appropriations and Programs	House	Senate	Conference
Operation and Maintenance, Army:	2.000	0	2.000
EDCARS/DSREDS	•	ŭ	•
NSIPS	9,000	0	2,500
Base Support (CAMS) (TICARRS) (BLSM)	889,348 (0) (0) (0)	913,648 (+500) (+10,000) (0)	889,448 (+500) (+10,000) (-10,400)
Note: Conferees agree to House recommendations on CAMS, TICARRS, and BLSM but have made the funding adjustments in the Base Support line rather than in the line proposed I	y the House.		
Information Technology	0	100	0
EDCARS/DSREDS	2,000	0	2,000
Information Technology	112,000	0	12,000
(JLSC)	(+100,000) (+12,000)	(0) (0)	(0) (+12,000)
(DISA COOP)	(+12,000)	(0)	(+12,000)
RCAS	-4,000	0	-4,000
Operation and Maintenance, Navy Reserve: NSIPS	9.000	0	2.500
Operation and Maintenance, Army National Guard:		ŭ	•
Information Management	29,396 (– 33,500)	59,456 (0)	44,596 (— 18,300)
(Distance Learning)	(+3,400)	(0)	(+3,400)
Other Procurement, Army:	120.151	100 751	120.751
Automated Data Processing Equipment	130,151 (+9,600)	132,751	138,751 (+6,000)
(general reduction)	(-12,000)	(0)	(0)
RCAS	113,134	83,174	108,174
NSPS	0	0	13.000
Other Procurement, Air Force:	00.450	00.050	00.050
Automatic Data Processing Equipment	32,458 (+4.000)	23,958	23,958
(Equipment Management System)	(+4,500)	(0)	(0)
Base Level Data Automation	26,851	38,451	35,151
(CMOS) (REMIS)	(0) (0)	(+3,250) (+8,300)	(0) (+8,300)
Operation and Maintenance, Defense Wide:	` '		
Defense Information Infrastructure	58,734	54,234	58,734
(DISA COOP)	(+4,500)	(0)	(+4,500)
Advanced Computing Technology	36,305	11,005	36,305
(BLSM transfer from 0&M)	(+10,400) (+15,200)	(0)	(+10,400) (+15,200)
(MDS)	(+10,200)	(0)	(+15,200)

JOINT LOGISTICS SYSTEMS CENTER

The conferees do not agree to the House proposal to provide an additional \$100,000,000 in the Operation and Maintenance, Defensewide appropriation for the Joint Logistics Systems Center (JLSC). The conferees recognize that there is the potential for significant cost savings from effective logistics systems modernization, and believe that JLSC and its programs should remain a top priority. A September, 1995 report to the House Appropriations Committee by the Committee's Surveys and Investigations staff, however, indicates that the JLSC is not properly organized to accomplish the redesign of the Department of Defense's logistics systems. The conferees direct that not more than half of the funds requested in the budget and appropriated for JLSC may be obligated until the Secretary of Defense has taken appropriate action to correct JLSC's organizational deficiencies and has designated the Air Force as the executive agency for the JLSC, which will remain the responsibility of the Deputy Undersecretary of Defense (Logistics) and will remain located at Wright-Patterson Air Force Base. The conferees further direct that the Secretary of Defense provide a report to the congressional defense committees by February 1, 1996 which explains his plan for improving the management of the Joint Logistics Systems Center, including improved levels of management, technical, contracting, and acquisition support.

NAVY STANDARD INTEGRATED PERSONNEL SYSTEM

The conferees have provided \$18,000,000 as recommended by the House for the Navy Standard Integrated Personnel System (NSIPS). The additional funding is only for NSIPS as directed in House Report 104-208, page 134, except that \$13,000,000 is appropriated in Other Procurement, \$2,500,000 in Operation and Maintenance, Navy Reserve; and \$2,500,000 in Operation and maintenance, Navy. The conferees concur with the Department's plan to use a joint working group to define the functional and technical requirements for a standard military personnel management system. The conferees believe that parallel development of NSIPS is critical and direct the Navy, the Under Secretary of Defense for Personnel and Readiness, and the Assistant Secretary of Defense for C31 to continue NSIPS development and implementation as a joint Naval Reserve and active team project which will include the core capabilities required to support joint requirements for the objective DOD field level data collection personnel system. The conferees concur with the Department's decision to designate the Navy as executive agent for prototyping and testing these field level applications or core capabilities and the Air Force as the executive agent for the database.

The conferees are aware of Navy needs to also continue to consolidate and integrate its headquarters personnel systems. The House previously directed that the Navy Military Personnel Distribution System

(NMPD) central design authority (CDA) be assigned to the Enlisted Personnel Management Center (EPMAC) to assure the most efficient and cost effective development and maintenance of this system. The conferees understand that the Military Assignment, Selection, and Transfer System (MAST) has been conceived to modernize Naval personnel management by combining legacy systems and allowing these systems to operate in a more cost effective and client friendly environment. EPMAC has been identified as the technical expert possessing the expertise required to meet the development demands of MAST and NMPD systems. The conferees direct the Navy to assign CDA responsibilities, implementation, and funding functions to EMPAC for the MAST and NMPD systems by January, 1996, and that the transfer of the NMPD system to EPMAC be completed by September, 1996. The conferees direct the Navy to allocate the required funding to EPMAs in support of the MAST and NMPD system development to include hardware. software, and personnel requirements.

The conferees concur with the House direction that the Department of the Navy place the collocated Naval Telecommunications and Communications Station (NTCS) functions and operations under the operational control and command of the Naval Reserve Information Systems Office, except that this direction shall only apply to the Central Design Agency functions and its related support functions and civilian personnel. The conferees direct that these functions continue to be supported through the Defense Business Operations Fund.

OTHER DEFENSE AGENCIES

The conferees concur with the House direction provided in House Report 104–208, pages regarding DISA megacenter outsourcing. The conferees are adamant that the reporting requirements and directions provided in the House report be followed by the Department of Defense. While the conferees may be able to support outsourcing some non-essential military functions and services prior to the completion of recommended base closing and realignment consolidations, the conferees expect the reporting requirements contained in the House report to occur first along with proper Congressional committee oversight.

The conferees concur with the House National Security Committee efforts urging the Department of Defense to privatize or outsource non-essential military services such functions as civilian payroll and payroll-and-accounting for nonappropriated instrumentality functions. However, the conferees recommend the Department also look to franchising for these and other similar services from other Federal agencies that already provide similar, cost effective services. In this regard, the conferees urge the Department to proceed with the recommendation made in the statement of the managers accompanying the fiscal year 1995 Defense Appropriations Act to initiate a prototype for using the National Finance Center cross servicing functions, in conjunction with existing DFAS and private operations in the area, for some financial management and personnel services at DOD as recommended by Military Department Comptrollers in January, 1994.

RESERVE COMPONENT AUTOMATION SYSTEM

The Army has spent eighteen years and close to a billion dollars without success-

fully providing modern computer technology to its Reserve Component. For the first time in the RCAS program's history, there now appears to be general consensus between the active Army, the National Guard, the Army Reserve, the Office of the Secretary of Defense, and the Congress on its future direction based on the restructure proposed by the Chief of the National Guard Bureau. Given this apparent consensus, there is no longer the need for legislation to accomplish the goals set out by the Congress for this program. The conferees therefore do not agree to retain bill language as proposed by the House. This action should not be construed as a diminution of Congressional support for RCAS, a Congressional authorization to change the program responsibilities of the Chief of the National Guard Bureau, or an invitation to the Army to change the program architecture to parallel or merge with active Army computer modernization programs. The funding provided in this Act is available solely to implement the restructured RCAS program as proposed by the Chief of the National Guard Bureau, endorsed by the Office of the Secretary of Defense in a formal Major Automated Information Systems Review Council, and recently presented to the Congress. All RCAS funds are hereby designated to be of special Congressional interest, any other use of which would require approval by the Congress through the formal reprogramming process; this would include the use of RCAS funds to modernize active Army systems or to finance co-development of new systems. The conferees agree to the certification requirements by the Assistant Secretary of Defense for Reserve Affairs in the House report.

For many years, the Congress has denied the use of government furnished equipment

and software in the RCAS system primarily because the Army would not identify it in advance to the Congress. The Chief of the National Guard Bureau has proposed the limited use of government furnished software in the restructured program. The Army has touted for many years the large amount of government furnished software that potentially could be used in RCAS. However, of the 16 existing Army information systems that will be examined for reuse in RCAS during fiscal year 1996, the Guard Bureau indicates that not even one is likely to have more than 14 percent of the software available for reuse. Many of these are also very old systems. The conferees wish to assure that software reuse is not done simply for its own sake or solely to satisfy the technical community. The conferees impose no restrictions on the use of government furnished software in the restructured program, but direct that the Program Executive Office for RCAS certify each time it tasks the RCAS contractor to use a significant amount of government furnished software that such action is the most cost-effective approach.

Finally, for many years the Congress had a very tight restriction in law prohibiting the purchase of interim equipment outside of the RCAS program. The Reserve Components have recently disclosed that there are 12,000 modern computers which are available for the restructured program. The conferees direct the Inspector General of the Defense Department to conduct an investigation on how the Reserve Component was able to obtain such a large number of computers, whether any of these acquisitions violated law, and/or if anti-deficiency violations occurred.

TITLE IV—RESEARCH, DEVELOPMENT, TEST
AND EVALUATION

The conference agreement is as follows:

UI	uonai.
	thousands of

	Budget	House	Senate	Conference
RECAPITULATION RDTE, ARMY RDTE, NAVY RDTE, AIR FORCE RDTE, DEFENSE-WIDE DEVELOPMENTAL TEST AND EVALUATION OPERATIONAL TEST AND EVALUATION	4,444,175 8,204,530 12,598,439 8,802,881 259,341 22,587	4,742,150 8,715,481 13,110,335 9,029,666 259,341 22,587	4,639,131 8,282,051 13,087,389 9,196,784 246,082 22,587	4,870,684 8,748,132 13,126,567 9,411,057 251,082 22,587
GRAND TOTAL, RDTE	34,331,953	35,879,560	35,474,024	36,430,109
CATEGORY RECAP BASIC RESEARCH EXPLORATORY DEVELOPMENT ADVANCED DEVELOPMENT DEMONSTRATION AND VALIDATION ENGINEERING & MANUFACTURING DEVELOPMENT RD1&E MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT OTHER	974,025 2,722,753 3,693,547 2,664,245 8,239,924 3,119,546 10,235,821 2,682,092	953,625 2,855,416 3,318,907 3,018,253 8,602,411 3,103,818 10,732,599 3,294,531	916,592 2,836,736 3,370,626 2,780,156 8,599,378 3,112,963 10,589,899 3,267,674	935,964 2,907,381 3,624,055 2,983,101 8,579,080 3,130,779 10,955,133 3,314,616
TOTAL	34,331,953	35,879,560	35,474,024	36,430,109

SPECIAL INTEREST ITEMS

The conferees agree with the direction in the House report with respect to the identification and treatment of Congressional interest items and further direct that these requirements be imposed with respect to items so identified in the Senate report and in this Statement of the Managers.

nagers

The conference agreement is as follows:

RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY

	Budget	House	Senate	Conference
RESEARCH DEVELOPMENT TEST & EVAL ARMY:				
DEFENSE RESEARCH SCIENCES	127.565	127.565	128.240	128.240
UNIVERSITY AND INDUSTRY RESEARCH CENTERS	62.715	62,715	39,016	49,779
SENSORS AND ELECTRONIC SURVIVABILITY	21,918	27,918	21,918	27,918
AVIATION TECHNOLOGY	20.381	20.381	18,470	18,470
MISSILE TECHNOLOGY	17,985	17,985	12,740	17,965
MODELING AND SIMULATION	23,770	23,770	20,526	20.526
BALLISTICS TECHNOLOGY	28.126	39,126	25,976	33,976
ELECTRONICS AND ELECTRONIC DEVICES	17.525	19.025	20.525	22.025
HUMAN FACTORS ENGINEERING TECHNOLOGY	12.534	20.034	12,534	16.034
ENVIRONMENTAL QUALITY TECHNOLOGY	21.304	21.304	26.704	26,704
COMMAND, CONTROL, COMMUNICATIONS TECHNOLOGY	15,726	15,726	13,578	13,578
MEDICAL TECHNOLOGY	56.658	58.658	63.311	65.311
LOGISTICS ADVANCED TECHNOLOGY	10.569	13,669	5.607	8,707
MEDICAL ADVANCED TECHNOLOGY	11,760	88.760	18.535	95,535
AVIATION ADVANCED TECHNOLOGY	48,593	59,093	48,593	56,593
WEAPONS AND MUNITIONS ADVANCED TECHNOLOGY	18.518	21.518	21.649	27.518
COMBAT VEHICLE AND AUTOMOTIVE ADVANCED TECHNOLOGY	30.616	31,616	23,842	28,171
COMMAND, CONTROL, COMMUNICATIONS ADVANCED TECHNOLOGY	16,922	16 922	28 922	28,922
TRACTOR HIKE	14,588	31,588	14,588	24,588

	Budget	House	Senate	Conference
GLOBAL SURVEILLANCE/AIR DEFENSE/PRECISION STRIKE TECHN		39,824	38,324	38,32
MISSILE AND ROCKET ADVANCED TECHNOLOGY		126,413	108,913	118,91
LANDMINE WARFARE AND BARRIER ADVANCED TECHNOLOGY		18,820	24,820	24,8
NIGHT VISION ADVANCED TECHNOLOGY		37,969	33,803	33,8
ADVANCED TACTICAL COMPUTER SCIENCE AND TECHNOLOGY		33,989	28,952	28,9
TRACTOR DUMP				
ARMY MISSILE DEFENSE SYSTEMS INTEGRATION (DEM/VAL)		30,785	2,985	23,9
ARTILLERY PROPELLANT DEVELOPMENT		30,546	21,646	21,9
ARMORED SYSTEM MODERNIZATION—ADV DEV		201,513	176,513	191,5
TACTICAL ELECTRONIC SUPPORT SYSTEMS—ADV DEV		5,937	2,937	5,9
SOLDIER SUPPORT AND SURVIVABILITY		33,848	7,913	7,9
AVIATION—ADV DEV		14,430	8,430	14,4
WEAPONS AND MUNITIONS—ADV DEV			1,000	1,0
COMANCHE		199,103	373,103	299.10
ADVANCED MISSILE SYSTEM-HEAVY		995		. 9
MEDIUM TACTICAL VEHICLES			1.500	1.5
JAVELIN		2.000		1.0
LANDMINE WARFARE		31,028	15.628	31.0
HEAVY TACTICAL VEHICLES				2.7
ADVANCED COMMAND AND CONTROL VEHICLE (AC2V)		18,238	13,776	18.2
LIGHT TACTICAL WHEELED VEHICLES		4.187	7.187	4.1
ARMORED SYSTEMS MODERNIZATION (ASM)-ENG, DEV	38.465	43,825	40,065	40.0
ENGINEER MOBILITY EQUIPMENT DEVELOPMENT		35,984	24.431	24.4
NON-SYSTEM TRAINING DEVICES—ENG DEV		55,303	50,703	52,3
TACTICAL SURVEILLANCE SYSTEM—ENG DEV		3,100	3,000	3.00
AIR DEFENSE COMMAND, CONTROL AND INTELLIGENCE—ENG DE		22,030	20,830	20.8
AUTOMATIC TEST EQUIPMENT DEVELOPMENT	5.437	15.437	5,437	15.4
TRACTOR BAT	193.303	200.303	193,303	200.3
JOINT SURVEILLANCE/TARGET ATTACK RADAR SYSTEM	18.771	18,771	28,271	28.2
WEAPONS AND MUNITIONS—ENG DEV		17.528	16,428	18.0
NON-COOPERATIVE TARGET RECOGNITION—ENG DEV	30,466	30.466	14,139	22.4
RAND ARROYO CENTER		21.872	16,872	18.8
DOD HIGH ENERGY LASER TEST FACILITY	3,000	24.808	35,000	35.0
PROGRAMWIDE ACTIVITIES		63.649	59,400	63.6
FROGRAMWING ACTIVITIES TECHNICAL INFORMATION ACTIVITIES		16.401	13,837	13.8
MUNITIONS STANDARDIZATION, EFFECTIVENESS AND SAFETY	6,903	6.903	18.103	18.1
MONITORS STANDARDIZATION, ETTECTIVENESS AND SALET		66.101	68,101	68.1
ENVIRONMENTAL CONFLIANCE BASE OPERATIONS—ROT&E	329.978	329,978	319,478	319.4
MANAGEMENT HEADQUARTERS (RESEARCH AND DEVELOPMENT)		8.766	15,766	15.7
MANAGEMENI HEADQUARIERS (RESEARCH AND DEVELOPMENT)		8,700 68.786	72,586	72.5
MLRS PRODUCT IMPROVEMENT PROGRAM		39,422	12,580	
			202 (04	36,4
COMBAT VEHICLE IMPROVEMENT PROGRAMS		198,978	202,694	215,0
MANEUVER CONTROL SYSTEM			2.012	51,3
AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM		4,112	3,012	4,1
DIGITIZATION				100,8
MISSILE/AIR DEFENSE PRODUCT IMPROVEMENT PROGRAM		26,869	68,869	64,8
OTHER MISSILE PRODUCT IMPROVEMENT PROGRAMS	57,949	57,949	65,499	65,4
END ITEM INDUSTRIAL PREPAREDNESS ACTIVITIES		17,776	23,776	28,7
TASK FORCE XXI			184,456	
TASK FORCE XXI SOLDIER				30.0

EXPLANATION OF PROJECT LEVEL ADJUSTMENTS

	Budget	House	Senate	Conference
University and Industry Research Centers	62,715	62,715	39,016	49,779
Electromechanics and hypervelocity physics			-1,390	
Automotive Technology				+2,000
Federated Labs			-22,309	- 14,936
Ballistics Technology	28,126	39,316	25,976	33,976
Electric gun technology				+7,000
Electrothermal-chemical tech (ETC)				+1,000
Self Protection System			-2,150	-2,150
Electronics and Electronic Devices		19,025	20,525	22,025
Battery maintainer system				+1,500
Adv nonmetallic rechargeable battery			+1,000	+1,000
Low cost reusable alkaline batteries for Sincgars			+1,000	+1,000
"AA" zinc air battery for military application	40.504		+1,000	+1,000
Human Factors Engineering Technology		20,034	12,534	16,034
Medteams				0.500
Rural Health				+3,500
Medical Technology	56,658	58,658	63,311	65,311
Dengue fever			+1,000	+1,000
Nutrition Research			+1,775	+1,775
Medteans			+3,878	+3,878
Wound Healing				+2,000
Logistics Advanced Technology		13,669	5,607	8,707
Soldier Survivability		2 100	− 4,962	- 4,962
Ammunition logistics	11.7/0		10.525	+3,100
Medical Advanced Technology	11,760	88,760	18,535	95,535
Nutrition research			+1,775	+1,775
Tissue replacement			+5,000	+5,000
Breat cancer		+75,000		+75,000
Blood analyzer		+2,000 59,093	48.593	+2,000 56,593
				+4.000
Chinook helicopter SLEP				+4,000
Wagons and Munitions Advanced Tech	18.518	21,518	21.649	27.518
			+6.000	+6,000
Precision guided mortar munition Large footprint sensor evaluation			- 2.869	
Earlier Toolymin Serism evaluation: XM-982 [Note: The conferees direct the Army to assess the potential for accelerating the XM-982 program and report findings to the congressional defense com-			- 2,009	
mittees no later than January 15, 1995]		2 000		+2.000
Interes Rheological Fluid Recoil System		1 000		+1.000
Combat Vehicle and Automotive Advanced Tech	30.616	31,616	23.842	28.171
Armored vehicle self protection program [Note: The conferees direct that the additional funds are only for the development of a tank system capable of close in	30,010	31,010	23,042	20,171
detection and destruction of high velocity, low front-end radar cross-section threat such as Ke rounds.]		+1.000		+1.000
detection and destruction in high veneral, low non-end radia dississection unlears such as Kill nondes;			- 3.329	+ 1,000
Combat vehicle-composites-future vehicle			- 3,327 - 3,445	- 3.445
Missile and Rocket Advanced Technology	123.913	126.413	108.913	118.913
Wissing and Novel Avolation (Continuity) EFOG—M		120,413	- 15.000	- 7.500
Low cost autonomous attack submunition			13,000	+2.500
Army Missile Defense Systems Integration	2 085	30.785	2.985	23,985
THE	2,703		2,703	25,705
Nautilus laser				
Battle integration center				+21.000
Artillery Propellent Development		30.546	21.646	21,946
Nilled y Triperein Developmen Unicharge	10,740	+19,600	+10.700	+11.000
Armored System Modernization—Adv Dev	201.513	201,513	176.513	191.513

EXPLANATION OF PROJECT LEVEL ADJUSTMENTS—Continued

[In thousands of dollars]

	Budget	House	Senate	Conference
Comanche [Note: The conferees do not agree to House language regarding testing at Patuxent River.]	199,103	199,103	373,103	299,103
Non-System Training Devices—Eng Dev	55,303	55,303	50,703	52,303
FSCATT phase 1			-3,000	-3,000
STRICOM and Naval air warfare ctr training			-1,600	
Weapons and Munitions—Eng Dev	15.928	17.528	16.428	18.028
XM 931 (120MM Practice)		+1,600		+1,600
Universal brackets or MK19 grenade launchers			+500	+500
Non-Cooperative Target Recognition—Eng Dev	30.466	30.466	14.139	22,466
Low cost BCIS study	,	,	- 1.091	,
BCIS hardware build			- 15.236	- 8.000
Base operations—RDT&F (Note: The conferees direct that no part of the reduction may be assessed against personnel.)	329,978	329.978	319,478	319,478
Base operations—RDT&E [Note: The conferees direct that no part of the reduction may be assessed against personnel.]	197,669	198,978	202,694	215.003
Abrams Improvement system enhancement pack	177,007	170,770	-5.000	210,000
Abrams Improvement GEN II FLIR/testing			-5.000	- 5.000
Tractor Dump			+15,025	+15.025
Abrams transfer		+1.309	1 10,020	+1.309
Test equipment		11,507		+6,000
Digitization	88.567	88.567		100.867
EXFOR modernization		00,307	+4.000	+4.000
AWE—Warrior Focus			+500	+500
AWE—WIND			+1.500	+1.500
AVL — JWD			+3,300	+3.300
ASAS connectivity for TF XXI			+5,000	+5,000
TF XXI radios and displays			- 2.000 - 2.000	- 2,000
Prior year carryover	17.069	26.869	- 2,000 68,869	64.869
Missile/Air Defense Product Improvement	17,009	20,809 +9.800		+9.800
Stinger Block II		+9,800	+9,800	
Avenger PIP			+3,000	+3,000
Starstreak evaluation			+4,000	25.000
Patriot anti-cruise missile upgrade			+35,000	+35,000
Other Missile Product Improvement Programs	57,949	57,949	65,499	65,499
Hydra-70 PIP [Note: The conferees direct increase is only for a competitive product improvement program for the Hydra-70 rocket.]			+10,000	+10,000
Support and Management Costs			- 2,450	- 2,450
Industrial Preparedness Activities		17,776	23,776	28,776
Transfer		+17,776	+17,776	+17,776
PAN fibers			+4,000	+4,000
Non-metallic rechargeable battery			+2,000	+2,000
Instrumented Factory for Gears (INFAC)				+5.000

UNIVERSITY AND INDUSTRY RESEARCH CENTERS

The conferees have provided \$49,779,000. Included in this amount is \$22,847,000 for the Army's new federated labs program. The conferees direct that these funds may only be used to initiate the three federated lab programs which the Army determines are most important to its needs

important to its needs.

The conferees are concerned that the Army's plan to enter into long term agreements could limit its ability to respond to new ideas and changes in the defense industry. Therefore, the conferees direct that the Army shall not enter into any federated lab agreement or contract which provides for the non-competitive continuation of a federated lab for more than five years. The conferees further direct that the Assistant Secretary of the Army for Research, Development and Acquisition provide a report identifying the three fiscal year 1996 federated labs, the participants, the allocation of funds, the management structure, and the planned research program by March 1, 1996 to the congressional defense committees.

EW DEVELOPMENT

The conferees understand that funds are included in the budget request for the development of an electronic protection system

and encourage the Army to obligate up to \$10,300,000 in fiscal year 1996 for the SHORT-STOP project.

MEDICAL ADVANCED TECHNOLOGY

The conferees agree to provide \$75,000,000 for the Army's peer reviewed breast cancer research program. The conferees expect the Army to provide special emphasis to research that addresses the specific needs of military beneficiaries.

AIR DEFENSE COMMAND, CONTROL AND INTELLIGENCE

The conferees provided \$2,000,000 in fiscal year 1995 for the evaluation of the Air Defense Alerting Device (ADAD). The conferees direct the Department of Defense to release the fiscal year 1995 funds appropriated for ADAD and proceed with testing.

TASK FORCE XXI SOLDIER

The conferees agree to provide \$30,000,000 for a new project, Task Force XXI Soldier, to accelerate the development of integrated, modular equipment designed for the individual soldier. The Army's strategy to develop and field the interim Land Warrior system and then immediately begin production of the objective GEN II Soldier system appears to be an inefficient allocation of resources.

The conferees believe that accelerating the GEN II soldier program will eliminate the need for an interim system allowing the Army to field a more capable system at an earlier date. Therefore, the conferees have consolidated funds from the existing programs to accelerate the GEN II Soldier program and provided additional funds to continue only the Land Warrior efforts necessary to support the objective program. The conferees direct the Assistant Secretary of the Army for Research, Development and Acquisition to provide a report defining a revised acquisition strategy to the congressional defense committees by March 1, 1996.

AIRBORNE RECONNAISSANCE LOW

The conferees understand that upgrading the Airborne Reconnaissance Low (ARL) aircraft with the RAH-66 Comanche engine will significantly enhance operational capabilities and reduce support costs. Although no funds were requested in the fiscal year 1996 budget, the conferees encourage the Army to pursue upgrading the ARL engine in fiscal year 1997.

RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY

The conference agreement is as follows:

_			
lln	thousands	of	dollars

	Budget	Senate	Senate	Conference
RESEARCH DEVELOPMENT TEST & EVAL NAVY:				
DEFENSE RESEARCH SCIENCES	385,917	385,917	373,917	373,917
SURFACE/AEROSPACE SURVEILLANCE AND WEAPONS TECHNOLOGY	32,658	36,658	30,658	34,658
SURFACE SHIP TECHNOLOGY	36,786	46,786	37,860	62,860
AIRCRAFT TECHNOLOGY	22,238	24,738	28,238	30,738
READINESS, TRAINING, AND ENVIRONMENTAL QUALITY TECHNNOL	40,511	45,311	42,511	49,211
MATERIALS, ELECTRONICS AND COMPUTER TECHNOLOGY	74,849	77,849	71,849	78,349
UNDERSEA SURVEILLANCE WEAPON TECHNOLOGY	51,182	51,182	56,982	56,982
MINE COUNTERMEASURES, MINING AND SPECIAL WARFARE	43,384	51,384	43,384	48,384
OCEANOGRAPHIC AND ATMOSPHERIC TECHNOLOGY	45,526	60,526	49,476	58,376
AIR SYSTEMS AND WEAPONS ADVANCED TECHNOLOGY	17,082	71,082	26,082	71,082
MEDICAL DEVELOPMENT	27,754	62,754	27,754	65,754
ENVIRONMENTAL QUALITY AND LOGISTICS ADVANCED TECHNOLOGY	21,504	33,504	25,004	25,004
UNDERSEA WARFARE ADVANCED TECHNOLOGY	51,816	51,816	46,170	48,483
SHALLOW WATER MCM DEMOS	80,958	25,000	46,565	40,958
ADVANCED TECHNOLOGY TRANSITION	96,825	78,000	89,325	81,000
AIR/OCEAN TACTICAL APPLICATIONS	16,621	19,821	16,621	19,821
AVIATION SURVIVABILITY	7,477	16,377	7,477	16,377
Surface and shallow water mine countermeasures	54,527	56,177	54,527	56,177
ADVANCED SUBMARINE COMBAT SYSTEMS DEVELOPMENT	21,281	28,181	21,281	28,181
CARRIER SYSTEMS DEVELOPMENT	16,164	16,164	9,226	12,764
NON-ACCOUSTIC ANTI SUBMISSION WARFARE			10,000	10,000
ADVANCE SUBMARINE SYSTEM DEVELOPMENT	35,748	55,748	35,748	55,748
Submarine Tactical Warfare System	5,070	8,570	5,070	8,570

[In thousands of dollars]

	Budget	Senate	Senate	Conference
SHIP CONCEPT ADVANCED DESIGN	16.736	53.736	16.736	53.736
ADVANCED SURFACE MACHINERY SYSTEMS		39.156	67.094	82.864
MARINE CORPS GROUND COMBAT/SUPPORT SYSTEM	46.733	46.733	46.733	50.93
RETRACT MAPLE		90,932	82,932	87.93
LINK PLUMERIA	17.879	21.579	17.879	21.57
RETRACT ELM		32,561	31.561	31,56
SHIP SELF DEFENSE		365,120	245,620	332,62
GUN WEAPON SYSTEM TECHNOLOGY	12,028	37.028	31,028	34.02
JOINT ADVANCED STRIKE TECHNOLOGY—DEM/VAL	149,295	143,795	123,272	83.79
ASW AND OTHER HELO DEVELOPMENT	91.803	80.175	99,636	89.63
AV-8B AIRCRAFT—ENG DEV	11.309	26,909	11,309	26.90
S-3 WEAPON SYSTEM IMPROVEMENT	12.872	27.872	12,872	12.87
P-3 MODERNIZATION PROGRAM	1.945	16,945	1.945	16.94
TACTICAL COMMAND SYSTEM	27.389	27.389	24,750	24.75
V-22A	762.548	762,548	757,548	757.54
AIR CREW SYSTEMS DEVELOPMENT	9.788	17.688	9,788	17.68
AIN OREW STSTEMS DEVELOPMENT	87.440	87,440	97,440	97.44
AGIS COMBAT SYSTEM ENGINEERING	105.683	89,883	94.683	94.68
AEGIS COMBAL 313 TEW ENGINEERING STANDARD MISSILE IMPROVEMENTS	8.572	2,572	18.572	18.57
STANDARU WISSILE IWPROVEWEWIS	0,372		30,468	
AIRBORNE MCM ENHANCED MODULAR SIGNAL PROCESSOR	42,226	42,226		34,46
		14,842	8,342	14,84
SUBMARINE COMBAT SYSTEM	43,302	37,151	43,302	43,30
Submarine Tactical Warfare System		20,487	38,479	38,47
NAVY TACTICAL COMPUTER RESOURCES	5,499	15,499	5,499	15,49
Unguided Conventional Air—Launched Weapons		43,517	94,517	53,51
SHIP SELF DEFENSE	165,997	201,997	179,297	207,29
NAVIGATION/ID SYSTEM		56,472	51,104	54,10
DISTRIBUTED SURVEILLANCE SYSTEM		93,507	93,507	103,50
STUDIES AND ANALYSIS SUPPORT—NAVY	9,281	7,000	7,781	7,00
MANAGEMENT, TECHNICAL & INTERNATIONAL SUPPORT		12,000	18,422	18,42
STRATEGIC TECHNICAL SUPPORT		3,000	3,584	3,00
TEST AND EVALUATION SUPPORT	245,911	247,911	237,911	239,91
STRATEGIC SUB & WEAPONS SYSTEM SUPPORT		39,511	36,609	36,60
F/A-18 SQUADRONS	919,484	923,984	919,484	923,98
E-2 SQUADRONS	52.965	52,965	52,965	62.90
TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC)	141.440	176,440	141.440	170.44
INTEGRATED SURVEILLANCE SYSTEM	16.440	32,640	16,440	32.64
CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT	48.058	51,058	65,058	65.05
F14 UPGRADE	44.490	44.490	44,490	19.11
MARINE CORPS COMBAT SERVICES SUPPORT		6.915	3,915	7.41
SATELLITE COMMUNICATIONS	38.472	38,472	43,472	38.47
INDUSTRIAL PREPAREDNESS		88,000	41,251	88.00
INDUSTRIAL FINE PROGRAMS		579,680	545,480	585.48
CLASSIFIED PROGRAMMS GENERAL REDUCTION, UNIVERSITY LABS		- 10.000	J4J,40U	- 10.00
GENERAL REJUCTION, UNIVERSITY LABS		9,000		- 10,00 9,00
TREE ELECTRON EASEN PROGRAM		9,000		9,0

EXPLANATION OF PROJECT LEVEL ADJUSTMENTS [In thousands of dollars]

	Budget	House	Senate	Conference
Surface/Aerospace Surveillance and Weapons Technology	32.658	36.658	30.658	34.65
Long Range Projectile				+2,00
IPHŤET/Ročket Propulsion		+2,000		+2,000
Theater Defense			-2,000	-2,000
Surface Ship Technology	36,786	46,786	37,860	62,860
Submarine Technology		+10,000	- 4.926	+10,000 4,920
Submarine Signature Control's Structural Systems? Power and Adomation/ and Maneuvering and Seakeeping Power Electronic Building Blocks ———————————————————————————————————			- 4,926 +6,000	+6,000
Fuver Ciculatin Building Blocks Curved Plate Technology				+15,000
TIEM for Embedded Test Procedures			(1,000)	(1,000
ITEM for Prototype Advanced Maintenance			(1,000)	(1,000
Aircraft Technology	22.238	24.738	28,238	30.73
Helmet mounted displays	,		,	+2,500
Vectored thrust ducted propeller technology			+6,000	+6,000
Readiness, Training, and Environmental Quality Technology	40,511	45,311	42,511	49,21
Aircrew chemical-biological protection		+4,800		+4,800
MERTS			+2,000	+3,900
Materials, Electronic, and Computer Technology	74,849	77,849	71,849	78,349
Embedded sensors				+3,000
C-band telemetry/data link systems			-3,000	- 3,000
Distributed Manufacturing Demonstration Project		E1 204	42.204	+3,500
Mine Countermeasures, Mining and Special Warfare	43,384	51,384	43,384	48,38
RAMICS		+8,000 60.526	49.476	+5,000 58.37
Oceanographic and Atmospheric Technology	45,526	11/11		+10,100
Oceaniya apini tesearuti Mapping, charting, qeodesy			+3.700	+10,100
Mapping, claiming, geodesy PM-10			+3,700	+250
POAM-11		+5,000	+230	+2,500
Medical Development	27.754	62,754	27.754	65.75
Bone marrow			27,704	+24.000
Prostate cancer				+7,500
DOD head injury				+1,000
Blood storage		+1,000		+1,000
Naval Biodynamics Laboratory (Note: The conferees agree to provide 3,000,000 only for the Naval Biodynamics Laboratory (NBDL). These funds are to maintain the level of effort at NBDL so that the lab, facilities, equipment, and records (including data bases) can be transferred, effective October, 1996, to a participating				
facility which is an integral part of the Gulf Coast Region Maritime Technology Center.]				+3,000
Jndersea Warfare Advanced Technology	51,816	51,816	45,170	48,49
Shallow water surveillance advanced technology—littoral warfare advanced development			-6,646	-3,32
Shallow Water MCM Demonstrations		25,000	46,565	40,958 10.000
Budget growth Advanced airborne target designator		- 25,958	- 1.400	- 10,000
Advanced alliption target designator C41 technology			- 1,400 - 1,468	
Surface surveillance, target acquisition and fire control				
Advanced Technology Transition	96.825	78.000	89,325	81.000
Budget growth	70,023			- 18.82
Tactical aircraft directed IR countermeasures				
Dual mission advanced missile airframe			-5,000	
SLICE			+3,000	+3,000
Carrier Systems Development	16,164	16,164	9,226	12,76
Zonal electric distribution system			-2,000	
Aviation weapons information systems			-1,538	
Multi-threat magazine protection system			- 1,700	- 1,700
Integrated cataputl/ski-jump			- 1,700	- 1,700
Advanced Surface Machinery Systems		39,156	67,094	82,86
ICR			+27,938	+41,008
ICR statutory allocation			(45,458)	(0
Standard monitoring control system [Note: Conferees agree to provide an additional \$2.7 million, a total of \$6.2 million, for the standard monitoring control system.]				. 2 70
				+2,700
Marine Corps Ground Combat Support System	46,733	46,733	46,733	50,93

[In thousands of dollars]

	Budget	House	Senate	Conference
Ship Self Defense	245,620	365,120	245,620	332,62
NEL P-3		+26,500		+26,50
Fleet P-3E-2 CEC		+11,500 +8,000		+11,50 +5,50
Patriot/THAAD/CORPSAM CEC		+20,000		+5,00
Hawk CEC		+15,000		+3,00
AWACS CEC		+10,000		+11,00
National sensors CEC		+4,000		+4,000
FACT high definition systems		+4,500 +4,000		+4,500
Multisensor fusion (St. Inigoes) AN/UYQ-70		+4,000		+16,000
Gun Weapon System Technology	12,028	37,028	31,028	34,028
Naval surface fire support	,	+25,000	+19,000	+22,000
Joint Advanced Strike Technology	149,295	143,795	123,272	83,79
General reduction		- 25,500	- 51,023	- 65,500
Engine competition A/F-117X [Note: Conferees direct that no reduction be made to the \$7 million budgeted and appropriated for alternate engine activities.]		+20,000	+25.000	
ASW and Other Helicopter Development.	91,803	80,175	99,636	89,636
AH-TW	71,003	- 11,628	- 11,628	07,030
ALFS		,020	- 2,167	- 2,167
4BW/4BH			+21,628	+11,628
AV-8B	11,309	26,909	11,309	26,909
Engineering and manufacturing development	40.070	+15,600	40.070	+15,600
S–3 Weapon System Improvement Program	12,872	12,872 +15,000	12,872	12,872
P-3 Modernization Program	1,945	16,945	1,945	16,945
AIP AIP	1,743	+12,000	1,743	+12,000
Stores management		+3,000		+3,000
Airborne Mine Countermeasures	42,226	42,226	30,468	34,468
Airborne laser mine detection system [Note: \$18,262,000 is available only for Magic Lantern.]			- 11,758	- 7,758
Unguided Conventional Air Launched Weapons	40,517	43,517	94,517	53,517
SLAM-ER SLAM on Air Force platforms		+3,000	+54,000	+3,000 +10,000
Ship Self-Defense	165,997	201,997	179,297	207,297
Test ship	100,777	+7,900	177,277	+7,900
QRCC .'		+2,500		+2,500
ESM		+4,500		+4,500
IRST		+9,500	+9,500	+9,500
SPQ-9		+4,800 +6,800	- 8,200	+4,800
ESSM		+0,000	+4.000	+4,100
NULKA			+8.000	+8,000
Distributed Surveillance System	93,507	93,507	93,507	103,507
FDS—Deployable Note: Conferees agree to provide \$10 million for refurbishment of an existing FDS—D and for procurement of additional spare clusters.				+10,000
Studies and Analysis Support	9,281	7,000	7,781	7,000
Growth		− 2,281	1 500	- 781
CVLA	245,911	247.911	- 1,500 237,911	- 1,500 239,911
NDI safety/survivability	243,711	+2,000	237,711	+2,000
Program reduction [Note: Conferees direct that no part of the general reduction shall be assessed against personnel.]			- 8.000	- 8,000
Program reduction [Note: Conferees direct that no part of the general reduction shall be assessed against personnel.] F/A–18 Squadrons	919,484	923,984	919,484	923,984
BOL chaff [Note: \$4.5 million is only to integrate BOL chaff on F/A–18C/D series aircraft.		+4,500		+4,500
E-2 Squadrons	52,965	52,965	52,965	62,965
E-2 Radar Modernization Program	141 440	176,440	141,440	+10,000 170.440
Tomahawk and Tomahawk Mission Planning Center Tomahawk Block IV	141,440	+25,000	141,440	+25,000
Joint largeting testbed [Note: \$4 million for testbed is only for studies.]		+10,000		+4.000
Consolidated Training Systems Development	+48,058	+51,058	+65,058	+68,058
Outboard trainer		+3,000		+3,000
PMRF shallow water range			+17,000	+17,000
F-14 Upgrade	44,490	44,490	44,490	19,115
JDAM integration Morino Corps Combot Sources Support	2 015	4 N1F	3.915	- 25,375 7 415
Marine Corps Combat Services Support All terrain vehicle	3,915	6,915 +3,000	3,915	7,415
Medium tactical vehicle replacement [Note: Conferees direct that funds for the medium tactical vehicle replacement may only be used for the carno variant 1		+3,000		+3,500
Medium tactical vehicle replacement [Note: Conferees direct that funds for the medium tactical vehicle replacement may only be used for the cargo variant.]	38,472	38,472	43,472	38,472
Commercial direct broadcast [Note: Conferees do not agree to the Senate language on the global broadcast service.]			+5,000	
Industrial Preparedness		88,000	41,251	88,000
Transfer		+41,251	+41,251	+41,251
Generic increase		+36,749		+36,749
Electro-optics [Note: The conference agreement includes \$10 million to continue a multi-year effort in partnership with U.S. manufacturers to develop advanced electro-optic manufacturing technologies aimed at developing lower cost and technologically superior U.S. weaponry. This program was authorized in the 1996				
electric-optic manufacturing technologies annea at developing lower cost and technologically superior 0.5, weaponily. This program was authorized in the 1996 House National Defense Authorization bill.		+10.000		+10.000
nouse national pereise nationality Unit.		+ 10,000		+ 10,000

SHIP SELF-DEFENSE

The conferees do not agree to the House bill language on ship self-defense programs, as there is now agreement between the Congress and the Defense Department on the direction of the affected programs. This action should not be construed as a diminution of Congressional support for achieving robust self-defense capabilities on Navy ships, particularly on the LPD-17 class, as soon as possible.

SURFACE SHIP TECHNOLOGY

The conferees believe recent efforts to develop state-of-the-art curved plate technology for constructing large double hull tankers hold promise to significantly reduce construction costs and provide an improved level of safety and performance for navy tanker vessels. The conference agreement includes \$15,000,000 only to complete the development, design, construction and testing of full scale prototype equipment essential to evaluating and deploying this technology. Funds are to be used for detailed design and construction of full scale prototype equipment for curved plate panel forming, coating, subassembly and final welding.

OCEANOGRAPHIC AND ATMOSPHERIC TECHNOLOGY

The conferees agree to provide \$10,000,000 for oceanographic research as recommended by the House. These funds are available only for collaborative research for the continued development, integration and application of cost-effective underwater multisensing systems (physical, chemical, optical, and acoustic) and unmanned underwater vehicles for continental shelf oceanographic measurements for mine countermeasures and other oceanographic applications, both fundamental and applied. These funds are to continue the project explained in House report 103-254, whose focus is on in-situ oceanographic senof multiple reconfigurability, interoperability to achieve low cost, reduced size and flexible payload/ platform systems, adaptive capabilities for extended deployments, and navigation by self-convergent approaches using onboard sensors and intelligent control.

JOINT ADVANCED STRIKE TECHNOLOGY

Due to a recent restructure of the JAST program, there is now \$131,000,000 in the fiscal year 1996 budget that is for work to be ac-

complished in fiscal year 1997. Such work should be budgeted in that year. The conferees agree to this reduction in the Navy and Air Force accounts, and direct that the Office of the Secretary of Defense ensure that the fiscal year 1997 budget to Congress includes a restoration of these funds.

F/A-18 SQUADRONS

The conferees agree to provide an additional \$4,500,000 only for BOL chaff as recommended by the House. These funds are only to complete certification of the BOL chaff system on the F/A-18C/D series aircreft.

E-2 SQUADRONS

The conferees have provided an increase of \$10,000,000 only to support evaluation of technologies for an E-2 radar modernization program (RMP). The conferees support an expansion of current development and test efforts at a site which permits elevated testing of an ADS-18S antenna and is involved with evaluation of space time adaptive processing (STAP) algorithms. Based on analysis and testing completed to date, the Navy has concluded that upgrades to the E-2 can provide substantial warfighting improvements in a

littoral environment. The conferees direct that the additional funds shall only be available for radar development work, antenna testing and site enhancements in conjunction with ongoing efforts.

LCAC SERVICE LIFE EXTENSION PROGRAM

The conferees agree to provide \$37,000,000 as recommended by the House for advanced planning and engineering of a Landing Craft Air Cushion (LCAC) service life extension program. The program will include component improvements and structural modifications to reduce maintenance costs, meet increased lift requirements, and restore growth margins. Modifications will be incorporated into the last craft during production and

into existing fleet craft beginning in fiscal year 1996 as an expansion of the current corrosion control effort.

INTERCOOLED RECUPERATIVE GAS TURBINE ENGINE

The conferees agree to provide \$41,008,000 for the continued development of the Intercooled Recuperative (ICR) gas turbine engine. This includes the amount requested in the budget and additional funds for the recuperator recovery plan and the U.S. test site.

NAVY RANGE SUPPORT SHIP

In the process of restructuring its fleet of oceanographic research vessels, the Navy recently decided that the Kaimalino would not

be part of the future Navy oceanographic fleet. The conferees are aware of a plan for the Pacific Missile Range Facility (PMRF) to acquire the Kaimalino to support operational training needs as well as research and development programs, such as Navy Upper and Lower Tier Patriot, and THAAD. The conferees believe this would be an effective use of the Kaimalino. The conferees direct the Navy to review PMRF's request and to report to the Committees on Appropriations prior to taking any other action on the ship. The conferees further direct that the reuse of the Kaimalino shall have no effect on other ships in the Navy's oceanographic fleet.

RESEARCH, DEVELOPMENT, TEST AND EVALUATION, AIR FORCE

The conference agreement is as follows:

[In thousands of dollars]

SEARCH IDENCEMBER TST & EVAL AF 27983 28-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 229 78 18-393 20-478 20-47	[In thousands of dollars]				
DEFINIS RESPACES SCIENCES 239.873 244.978 229.78		Budget	House	Senate	Conference
MAIRBASE CIDIT INTIMUNCS	RESEARCH DEVELOPMENT TEST & EVAL AF				
REDSPACE FLIGHT DYNAMICS 90.11 86.711	DEFENSE RESEARCH SCIENCES		254,393	230,478	239,978
HARMA SYSTEMS TECHNOLOGY					74,534
ARTOSPACE PROPUSSION 72.500 15.05 ARTOSPACE PROPUSSION 77.000 17.000 16.06 16.05 ADMINISTED WITHOUT AND COMMUNICATIONS 92.477 94.47 94.47 ADMINISTED WITHOUT AND COMMUNICATIONS 92.283 92	AEROSPACE FLIGHT DYNAMICS				
ARESPACE AVOIDUS - 74,256 66,601 625 625 625 625 625 625 625 625 625 625	NOWAN 3 TSIEMS I EURIVOLUUT			73,311	75.070
PAPERSONC TECHNOLOGY PROGRAM 19,900					68,500
COMMAND CONTROL AND COMMANDICATIONS	HYPERSONIC TECHNOLOGY PROGRAM	19,900	19,900	16,900	19,900
ADMACED MAFERIALS FOR WEAPON SYSTEMS 23,283 25,283 26,283 30,200 21,953 18,953 21,953	ADVANCED WEAPONS				136,746
CREW SYSTEMS AND PERSONNEL PROTECTION TECHNOLOGY 18,953 21,953 21,964 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,421 17,621 20,4					96,477
ADMINED ANOMICS INTEGRATION 20.421 17.6.61 20.421 17.6.61 25.079 20.079					
EW TECHNOLOGY 25,079 20					
SPACE AND MISSILE PROMEDION 15,202 20,203 15,203 20,203 15,203 20,203 15,203 20,203 15,203 20,203 15,203 20,203					22,579
ADVANCED SPACECRAFT TECHNOLOGY 32 627 78.6 CONVENTIONAL WEAPON'S TECHNOLOGY 31.373 31.	SPACE AND MISSILE ROCKET PROPULSION		20,203	15,203	20,203
CONVENTIONAL WEAPONS TECHNOLOGY 31.637 34.137 34.					8,785
ADVANCED RADIATION IECHNOLOGY					78,627
CMIL AND ENVIRONMENTIAL ENGINEERING TECHNOLOGY 11.005 36.605 36.605 36.6					
ADVANCED COMPUTING TECHNOLOGY 11.005 36.605 36.605 36.60	ADVANCED RADIATION TECHNOLOGY CHAIL AND ENVIRONMENTAL ENCINEEDING TECHNICITICS				74,919 8.835
POLAR SATCOM	ANYANCED COMPUTING TECHNOLOGY				36,605
SPACE BASED INFRARED ARCHITECTURE (SBIR) — DEMANAL 230,744 230,744 265,74 265,74 230,741 230,744 230,744 245,74	POLAR SATCOM				58,000
JOINT ADVANCED STRIKE TECHNOLOGY—DEMVAL 151,186 125,686 152,588 176,587 176,587 176,588 177,488 187,438 19					18,861
INTERCONTINENTAL BALLISTIC MISSILE—DEMVAL 20,265 20,265 31,765 31	Space based infrared architecture (Sbir)—dem/val				265,744
B-1B	JOINT ADVANCED STRIKE TECHNOLOGY—DEM/VAL	151,186			85,686
C-17 PROGRAM					
F-22/EMD					
NIGHT/PRECISION ATTACK 8.708 8.707 20.708 20.70					2,238,718
SPACE BASED INFRARED ARCHITECTURE (SBIR)—EMD 172,219 152,219 162,119 172,219 162,119 172,219 162,119 172,219 162,119 172,219 162,119 172,219 162,119 172,219 162,119 172,219 162,119 172,219 162,119 172,219 162,101 172,010 173,001 174,001					20,708
JOINT STANDOFF WEAPONS SYSTEMS	SPACE BASED INFRARED ARCHITECTURE (SBIR)—EMD				172,219
COMPUTER RESOURCE TECHNOLOGY TRANSITION (CRTT) 2.166 2.166 2.0366 9.11	MILSTAR LDR/MDR SATELLITE COMMUNICATIONS				577,666
DINIT SURVEILLANCE/TARGET ATTACK RADAR SYSTÉM (ISTARS) 169,702 189,702 182,202 182,202 182,202 182,202 182,202 182,203					
SPACE TEST PROGRAM	COMPUTER RESOURCE TECHNOLOGY TRANSITION (CRT1) IOINT STRUKETH ATTAY BADAD SYSTEM (ISTADS)				182,202
THERAT SIMULATOR DEVELOPMENT 53,377 65,877 83,80 3,000 3,0	SPACE TEST PROGRAM				47,000
TEST AND EVALUATION SUPPORT 454,067 444,167 430,167 434,11 ENNIROMMENTAL CONSERVATION 14,169 4,169 14,169 4,169 14,149 22,749	THREAT SIMULATOR DEVELOPMENT	53,377	53,377	65,877	58,877
ENVIRONMENTIAL CONSERVATION 14,169 4,169 14,169 4,169 14,169 4,169 14,169 4,					3,000
ROCKET SYSTEMS LAUNCH PROGRAM (RSLP) 5,949 22,749 22,749 22,749 ASSE OPERATIONS—RDTAE 117,083 126,083 126,083 123,08 AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM 103,700 101,730 135,200 133,22 B-52 SQUADRONS 16,505 16,505 25,505 21,000 175,600 1					434,167
BASE OPERATIONS—RDT&E	ENVIKUMBENTAL CUNSERVATION DOCKET SYSTEMS LALINGUI DOCCDAM (DCLD)				
AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM B-52 SOUADRONS 16,505 17,500					
B-52 SQUADRONS 16,505 15,505 25,505 21,06 F-16 SQUADRONS 175,600 175,6	AIRCRAFT FNGINE COMPONENT IMPROVEMENT PROGRAM				133,230
F-16 SQUADRONS 175,600 177,600 177,600 175,600 175,600	B-52 SQUADRONS				21,005
MANNED DESTRUCTIVE SUPPRESSION 2,908 10,90	F-16 SQUADRONS				175,600
ASSM					
ADVANCED MEDIUM RANCE AIR-TO-AIR MISSILE (AMRAAM) ADVANCED MEDIUM RANCE AIR-TO-AIR MISSILE (AMRAAM) THEATER BATTLE MANAGEMENT (TBM) C41 ADVANCED SYSTEMS IMPROVEMENTS 105,548 105,	MANNED DESTRUCTIVE SUPPRESSION		2,908		
THEATER BATTLE MANAGEMENT (IBM) C4 24,813 29,813 29,813 24,813 29,813 24,813 29,813 24,813 29,813 24,813 29,813 29,813 24,813 29,813 24,813 29,813 24,813 29,813 24,813 29,813 29,813 29,813 24,813 29,813	JASSINI ADVANCED MEDITIM PANCE AID-TO-AID MISSILE (AMDAAM)		50 311		47.311
ADVANCED SYSTEMS IMPROVEMENTS 105.548 105.548 105.548 25.102 25.1	THEATER BATTLE MANAGEMENT (TBM) C41				29,813
THEATER MISSILE DEFENSES 25,102 2	ADVANCED SYSTEMS IMPROVEMÊNTS´			105,548	63,748
TITAL SPACE LAUNCH VEHICLES 140,514 135,	THEATER MISSILE DEFENSES				25,102
NAVSTAR GLOBAL POSITIONING SYSTEM (SPACE AND CONTROL S) 26,921 26,921 25,921 25,92 NCMC—TW/AA SYSTEM 60,897 60,897 68,79 68,79 SPACETRACK 35,583 35,583 58,38 DEFENSE SUPPORT PROGRAM 43,672 43,672 37,441 37,4 NUDET DETECTION SYSTEM 16,227 13,277 16,277 13,277 16,277 33,32 60,932 60,93 NDUSTRIAL PREPAREDNESS 53,332 60,932 60,93	SATELLITE CONTROL NETWORK				84,617
NCINC—TW/AA SYSTEM 60.897 60.897 68.79 68.79 SPACETRACK 35.583 35.583 35.83 57.841 37.					
SPACETRACK 35,583 35,583 57,883 58,38 DEFENSE SUPPORT PROGRAM 43,672 43,672 37,441	NAVSTAK GLUDAL PUSTIONING STSTEM (SPACE AND CONTROL S)				
DEFENSE SUPPORT PROGRAM 43,672 37,441 37,4 NUDET DETECTION SYSTEM 16,227 13,277 16,277 13,277 16,277 32,67 <td></td> <td></td> <td></td> <td></td> <td>58.383</td>					58.383
NUDET DETECTION SYSTEM 16,227 13,277 16,277 13,27 INDUSTRIAL PREPAREDNESS 53,332 60,932 60,93					37,441
INDUSTRIAL PREPAREDNESS 53,332 60,932 60,93					13,277
CLASSIFIED PROGRAMS	INDUSTRIAL PREPAREDNESS		53,332	60,932	60,932
	CLASSIFIED PROGRAMS	3,203,479	3,310,979	3,249,279	3,339,129

[In thousands of dollars]

Defense Research Sciences 239,893 254,393 230,478 239 Center for Astronomical Adaptive Optics +5,000 +5,000 +5 Joint Seismic Research +9,500 -14,415 -14 Program Reduction -14,415 -14 -14 Aerospace Flight Dynamics 66,268 62,768 60,799 63 Aeromechanics -5,469 -3 Aerospace Propulsion 78,592 81,592 72,070 75
Center for Astronomical Adaptive Optics +5,000 +5,000 +5,000 +5,000 +9,00 </td
194415 - 14 Aerospace Flight Dynamics 66,268 60,799 63, Aeromechanics -5,469 -3,
Program Reduction — 14,415 — 14
Aeromechanics
Aerospace Propulsion 78,592 81,592 72,070 75,
Thermally Stable Jet Fuels
Program Reduction
Advanced Weapons 124,446 130,446 130,746 136
Rocket Propulsion Technology +6,000 +6
High Frequency Active Auroral Research +5,000 +5,
AEÖS Spectrograph +1,300 +1
Advanced Materials for Weapon Systems 22,283 25,283 28,283 30,
Infrared Signature Control +2,000 +2
Metal Fatique Monitoring Technology
Advanced Spacecraft Technology 32,627 83,627 52,627 78
Reusable Launch Vehicle Technology
Miniature Threat Reporting System +1,000 +1

[In thousands of dollars]

	Budget	House	Senate	Conference
Microsat			+20.000	+20.000
B-1B	173.838	197.438	187,438	202,438
JDAM Integration		+7.000	+7,000	+7,000
ECM Risk Reduction		+6.600	+6,600	+6.600
PGM		+10,000	,	+15,000
SBIR-EMD	152.219	152,219	162.119	172,219
Other Procurement Transfer			+9,900	+20,000
Computer Resource Tech Transition	2 166	2.166	20,366	9.166
Software Design for Reliability and Reuse	2,100	2,100	+3,000	+5,000
CARDS				+2.000
IMDS			+15,200	
Joint Surveillance/Target Attack Radar	169.702	189.702	162,202	182.202
REA			- 12,000	- 12.000
NATO JSTARS Project Office			+4.500	+4,500
Data Link/Dissemination Technologies		+20.000		+20,000
Aircraft Engine Component Improvement Program	103.700	101.730	135.200	133,200
B-2		, ,	100,200	- 1.970
RC-135 Re-engining NRE		1,770	+31.500	+31,500
Threat Simulator Development	53.377	53.377	65,877	58,877
ECIT Infrastructure		55,511	-3.100	-3.100
REDCAP			+15,600	+8.600
Test and Evaluation Support	454.067	444.167	430,167	434,167
AF T&E Transfer		- 9.900	- 9,900	- 9.900
Program Reduction [Note: The conferees direct that no part of the reduction may be assessed against personnel.]			- 14,000	- 10,000
Base Operations—RDT&E	117.083	120.683	126,983	123,983
Test and Evaluation Transfer	117,000	+9,900	+9,900	+9,900
Growth Reduction		(000		- 3,000
Satellite Control Network [Note: The conferees direct the Air Force to use unobligated fiscal year 1995 funds allocated for special projects to fund fiscal year 1996 gen-		0,300		3,000
areal program requirements.]	89.717	82.717	84.617	84.617
Space Track	35.583	35.583	57,883	58.383
Air Force Maul Optical Station	33,303	33,303	+5,300	+5.300
All Totte Man Optical System (AEOS) Advanced Electro-Optical System (AEOS)			+17.000	+17.000
Autorited Lieutrophical system (ALOS) AEOS Sile Characterization				+500
Defense Support Program [Note: The conferees direct that the reduction shall only be assessed against engineering change orders and management support.]	43.672	43.672	37.441	37.441
perense support riogram proce, the contenees unect that the reduction shall only be assessed against engineering change orders and mailagement support.]	43,072	43,072	37,441	37,44

SPACE BASED INFRARED ARCHITECTURE—DEM/VAL

The conferees agree to provide \$265,744,000 for the demonstration/validation stage of the space based infrared architecture program, an increase of \$135,000,000 to the budget request. The conferees have agreed to provide the additional \$135,000,000 to accelerate development of the space missile tracking system (SMTS), formerly known as Brilliant Eyes. The additional funds provided for the program shall be used only for efforts identified jointly by both the Ballistic Missile Defense Organization and the Air Force to accelerate the deployment of SMTS.

B-1B

The conferees agree to provide \$202,438,000 for the B-1B upgrade program, an increase of \$28,600,000 to the budget request. The additional funding includes an increase of \$7,000,000 for B-1B JDAM integration, an increase of \$6,600,000 for ECM risk reduction activities, and \$15,000,000 for efforts to equip the bomber with precision guided munitions, including the B-1B virtual umbilical demonstration (BVUD). The conferees agree that none of the funding used for BVUD may be obligated until the Commander of the Air Combat Command and the Air Force Director of Operational Requirements certify to the appropriations committees that (a) a documented requirement for BVUD exists; and (b) that BVUD will be incorporated as part of the B-1B conventional upgrade program.

The conferees also direct that the Commander of the Air Force Operational Test and Evaluation Center provide a report no later than March 15, 1996 on the test and evaluation plan for BVUD and other precision guided munitions demonstrations. Finally the conferees direct the Department of the Air Force to consider other available alternatives to providing precision guided capability for the Mk-82 munition with the additional funding provided.

C-17

The conferees agree to provide \$73,803,000 for continued development of the C-17 advanced transport aircraft, a decrease of

\$11,950,000 to the budget request. The conferees direct that these funds be allocated as follows: flight test support, \$17,850,000; T-1 refurbishment, \$11,700,000; aircraft structural integrity, \$11,000,000; mission support. \$10,900,000; aircraft armor, \$5,000,000; flight test hours, \$4,000,000; automatic communications processor; \$4,000,000; station-keeping equipment, \$1,300,000; passenger oxygen mask \$1,000,000; improvements. enhanced aeromedical litters, \$1,000,000; cargo compartment heating, \$600,000; troop seats, \$553,000; GPS integrity monitoring, \$500,000; airlift defensive system survivability study, \$400,000; signature reduction study, \$400,000.

The conferees agree with Senate's direction regarding crew armor.

SENSOR FUZED WEAPON PRODUCT IMPROVEMENT

The House and Senate both included \$10,000,000 in their respective bills to begin a product improvement program for the Sensor Fuzed Weapon (SFW). The conferees direct the Air Force to program those funds required in the outyears to complete development of these improvements. Currently programmed SFW production funds shall not be used as a source for the required development funds. The conferees strongly urge the Air Force to begin this development as soon as possible and to examine ways to streamline and shorten the effort.

The conferees also agree with the Senate requirement for a reevaluation, to be submitted no later than May 1, 1996, of total inventory needs for smart munitions.

JOINT SURVEILLANCE/TARGET ATTACK RADAR SYSTEM

The conferees agree with the Senate position regarding funds for both the Air Force and the Army to continue development and procurement of the Joint Surveillance/Target Attack Radar system, with the exception of restoring \$6,100,000 of the Senate recommended reduction to the Air Forces procurement request. The conferees direct that the restored funds are available only to pay over and above expenses for repair actions during aircraft refurbishment. The reduction recommended by the conferees shall only be assessed against the funds originally identi-

fied in budget justification materials as allocated for engineering change orders.

In addition, the conferees direct that \$12,000,000 in fiscal year 1995 research, development, test and evaluation funds allocated to an unadjudicated Request for Equitable Adjustment is only available to support fiscal year 1996 development requirements.

The conferees further agree with the Senate requirements regarding the NATO Alliance Ground Surveillance (AGS) program.

B-52 SQUADRONS

The conferees agree to provide \$21,005,000 for B-52 development, an increase of \$4,500,000 to the budget request. The additional funding is only for integration of the AGM-130 munition onto B-52 bombers. The conferees direct that not more than \$1,000,000 may be obligated until the Secretary of the Air Force certifies that there is a validated operational requirement for the weapon and reports to the Committees on Appropriations about the annual and total costs, schedule, technical risks, and operational considerations of such integration.

JOINT-AIR-TO-SURFACE STANDOFF MISSILE

The conferees agree to provide \$25,000,000 to initiate the Joint-Air-to-Surface Standoff Missile (JASSM) program. The conferees agree to the Senate requirements regarding a report and a cost and operational effectiveness analysis. However, the Senate proposed obligation restrictions are not required. The required report is due no later than June 1, 1996.

THREAT SIMULATOR DEVELOPMENT

The conferees direct that none of the funds available for the Real-Time Electromagnetic Digitally Controlled Analyzer and Processor (REDCAP) may be used to fund any activities which would produce permanent improvements which could not be relocated in accordance with the Base Realignment and Closure (BRAC) decision to move this facility.

RESEARCH, DEVELOPMENT, TEST AND EVALUATION, DEFENSE-WIDE

The conference agreement is as follows:

Conference

Budget

House

Senate

CONGRESSIONAL RECORD—HOUSE

[In thousands of dollars]

RESEARCH DEVELOPMENT TEST & EVAL DEFWIDE				
DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES LOVIEGE DESCRACE INITIATIVES	89,732 236,165	84,732 221.165	86,332 231,165	81,332 231,165
	14,009	9,009		9,009
CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM COUNTERPROLIFERATION SUPPORT	23,947 9,952	28,547 14,452	23,947 9,952	28,547 14,452
MEDICAL FREE ELECTION LASER	13,258	13,528	26,258	26,258
LINCOLN LABORATORY RESEARCH PROGRAM COMPUTING SYSTEMS AND COMMUNICATIONS TECHNOLOGY	19,903 403,875	10,000 402,876	19,903 372,525	12,903 396,325
CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	60,665	84,165	58,515	68,515
TACTICAL TECHNOLOGY	113,168 48,000	132,168 50,000	117,718 48,000	130,718 50,000
MATERIALS AND ELECTRONICS TECHNOLOGY	226,045	236,045	235,145	248,145
DEFENSE NUCLEAR AGENCY DEFENSE HEALTH RESEARCH AND DEVELOPMENT MATIONAL MISSUE TO FEFENSE—DEMOVAL	219,003	231,703	237,003 120,000	237,703 20,000
DEFENSE HEALTH RESEARCH AND DEVELOPMENT NATIONAL MISSILE DEFENSE—DEMVAL CORPS SURFACE-TO-AIR MISSILE—TMD—DEMVAL SUPPORT TECHNOLOGIES/FOLLOW-ON TECHNOLOGIES—ADVANCE OTHER THEATER MISSILE DEFENSE/FOLLOW-ON TIMD ACTIVITIES BALLISTIC MISSILE DEFENSE/FOLLOW-ON TIMD ACTIVITIES BALLISTIC MISSILE DEFENSE ROTRE PROGRAM MANAGEMENT AND PATRIOT PAC-3 THEATER MISSILE DEFENSE ACQUISITION—EM THEATER PHICH-ALT TIMILE APEA DEFENSE SYCHEM—TMM—FMM	370,621	820,621	670,621	745,621
CURP'S SURFACE-10-4M MISSILE—IMID—DEMVAL SUPPORT TECHNOLOGIES/FOLLOW-ON TECHNOLOGIES—ADVANCE	30,442 79,387	20,442 79,387	149,387	20,442 129,387
OTHER THEATER MISSILE DEFENSE/FOLLOW-ON TIMD ACTIVITIES	460,470	423,470	475,470	438,470
BALLISTIC MISSILE DEFENSE KUTÆ PKOUKRAM MANAGEMENT AND PATRIOT PAC-3 THEATER MISSILE DEFENSE ACQUISITION—EM	185,542 247,921	165,542 247,921	155,542 352,421	155,542 352,421
		50,000		
COUNTERTERROR TECHNICAL SUPPORT COUNTERPROLIFERATION SUPPORT—ADV DEV	12,044 55,331	24,044 55,331	12,044 65,331	18,244 65,331
ASAT PROGRAM		16,799	30,000 21,799	30,000 21,799
JOINT DOD-DOE MUNITIONS TECHNOLOGY DEVELOPMENT EXPERIMENTAL EVALUATION OF MAJOR INNOVATIVE TECHNOLOGIES	16,799 618,005	671,006	576,405	613,705
CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—ADVANCED DEV	25,684	38,284	21,686	35,684
Advanced Submarine Technology Defense reinvestment	7,473 500,000	30,473	13,973 238,000	30,473 195,000
Strategic environmental research program Joint Technology insertion program	58,435	58,155	58,435	58,156
CALS INITIATIVE	4,976 6,545	6,545	25,745	3,476 25,745
COOPERATIVE DOD/VA MEDICAL RESEARCH ADVANCED ELECTRONICS TECHNOLOGIES	419,863	434,863	25,000 388,718	25,000 409,018
SEMICONDUCTOR MANUFACTURING TECHNOLOGY	89.554		89,554	39,000
MARITIME TECHNOLOGY	49,657	63,957	49,657 15,000	49,657 15,000
ADVANCED CONCEPT TECHNOLOGY DEMONSTRATIONS	63,251	32,251	59,851	48,251
High Performance computing modernization program Industrial preparedness manufacturing technology	89,682 7,007	89,682 7,007	119,682	119,682
JOINT ADVANCED STRIKE TECHNOLOGY—DEM/VAL	30,675	30,675	18,775	30,678
JOINT ROBOTICS PROGRAM ADVANCED SENSOR APPLICATIONS PROGRAM	17,382 25,923	22,382 35,923	23,115	22,382 25,923
NATO RESEARCH AND DEVELOPMENT	45,642		25,923 28,500	23,500
NATIO RESEARCH AND DEVELOPMENT CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—DEM/VAL CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—EMD GENERIC LOGISTICS R&D TECHNOLOGY DEMONSTRATIONS TECHNICAL STIDIOSE, SUPPORT AND ANNLYSIS	32,461 95,324	36,861 107,324	29,661 91,617	34,061 91,617
CHEMICAL AND BIOLOGIAL DEFENSE PROGRAM—EMID GENERIC LOGISTICS RAD TECHNOLOGY DEMONSTRATIONS	16,800	16,800	12,300	12,300
TECHNICAE STUDIES, SUFFORT AND ANALISIS	39,302 4,927	24,302 4,927	24,372	34,302
SMALL BUSINESS INNOVATIVE RESEARCH ADMINISTRATION	1.574			1,574
DEFENSE SUPPORT ACTIVITIES	14,752	14,752	17,752 7,000	17,752
COUNTERDRUG INTELLIGENCE SUPPORT INDUSTRIAL PREPAREDNESS			7,000 7,007	7,000 7,007
INFORMATION SYSTEMS SECURITY PROGRAM DIMA MAPPING, CHARTING, AND GEODESY (MC&G) PRODUCTIONS DEFENSE AIRBORNE RECONNAISSANCE PROGRAM	23,884	23,884	17,414 92,745	17,414 74,745
DIMA WATTING, CHARTING, HID GEODEST (WICKS) PRODUCTIONS DEFENSE AIRBORNE RECONNISSANCE PROGRAM	80,131 515,148	80,131 612,048	391,148	604,448
C31 Intelligence programs Special operations advanced technology development	7,907	7,907 14,788	9,907 19,288	9,907 15,788
SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT	13,288 101,602			
SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT CLASSIFIED PROGRAMS	101,602 1,194,090	105,602 1,188,421	109,895 1,227,090	112,395 1,225,601
SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT	101,602	105,602	109,895	112,395
SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT CLASSIFIED PROGRAMS	101,602 1,194,090	105,602 1,188,421	109,895 1,227,090	112,395 1,225,601
SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT CLASSIFIED PROGRAMS	101,602	105,602	109,895	112,395
SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT CLASSIFIED PROGRAMS [In thousands of dollars] Defense Research Sciences	101,602 1,194,090	105,602 1,188,421 House 84,732	109,895 1,227,090	112,395 1,225,601 Conference
CLASSIFIED PROGRAMS [In thousands of dollars] Defense Research Sciences Authorization adjustments	101,602 1,194,090 Budget 89,732	105,602 1,188,421 House 84,732	109,895 1,227,090 Senate 86,332	112,395 1,225,601 Conference 81,332 -5,000
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Intitutes Monthly Research Intitutes Material Sciences—Bioremediation University Research Intitutives Monthly Research Intitutives Material Sciences—Bioremediation University Research Intitutives	101,602 1,194,090 Budget	105,602 1,188,421 House 84,732	109,895 1,227,090 Senate 86,332 	112,395 1,225,601 Conference
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment	101,602 1,194,090 Budget 89,732	105,602 1,188,421 House 84,732 -5,000	109,895 1,227,090 Senate 86,332 	112,395 1,225,601 Conference 81,332 - 5,000 - 3,400 231,165
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR	101,602 1,194,090 Budget 89,732	105,602 1,188,421 House 84,732 -5,000 221,165 +20,000	109,895 1,227,090 Senate 86,332 - 3,400 231,165	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000
Defense Research Sciences Authorization adjustments Material Science—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction	101,602 1,194,090 Budget 89,732	105,602 1,188,421 House 84,732 - 5,000 221,165	109,895 1,227,090 Senate 86,332 	112,395 1,225,601 Conference 81,332 - 5,000 - 3,400 231,165 + 10,000
Defense Research Sciences Authorization adjustments Material Science—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives INote: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.]	101,602 1,194,090 Budget 89,732	House 84,732 -5,000 221,165 +20,000 -35,000	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 +10,000 (20,000)	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000
Defense Research Sciences Authorization adjustments Material Science—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.]	101,602 1,194,090 Budget 89,732 236,165	House 84,732 -5,000 221,165 +20,000 -35,000 9,009	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 (20,000)	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000
Defense Research Sciences Authorization adjustments Material Science—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids	101,602 1,194,090 Budget 89,732 236,165 14,009	105,602 1,188,421 House 84,732 -5,000 221,165 +20,000 -35,000	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200	112,395 1,225,601 Conference 81,332 - 5,000 - 3,400 - 231,165 +10,000 +20,000 - 35,000
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Computing Systems and Communications Technology Planning and decision aids Human computer interaction	101,602 1,194,090 Budget 89,732 236,165 14,009	105,602 1,188,421 House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 +10,000 (20,000) -14,009 372,525 -3,200 -6,100	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009
Defense Research Sciences Authorization adjustments Material Science—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875	House 84,732 -5,000 221,165 +20,000 -35,000 9,009	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -4,000 -4,000 -24,800	112.395 1,225,601 Conference 81.332 -5.000 -3.400 231,165 +10.000 +20.000 -35,000 9,009
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives INote: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875	105,602 1,188,421 House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 +10,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -24,800 -5,000	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. Program reduction or deferral Computing Systems and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Testbed	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875	105,602 1,188,421 House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -4,000 -4,000 -24,800	112.395 1,225,601 Conference 81.332 -5.000 -3.400 231,165 +10.000 +20.000 -35,000 9,009 396,325
Defense Research Sciences Authorization adjustments Material Science—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEFSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree to provide \$9,009,000 for Focused Research Initiatives naterials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Nuclear Monitoring Technology	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875	Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -24,800 +3,750	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009 396,325 -5,000 +8,000 +3,750 +11,000
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree to provide \$9,009,000 for Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. Compating research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Nuclear Monitoring Iechnology Software Managers Network Natural Language Text	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000 5,000	Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -6,100 -24,800 -24,800 +8,000 +3,750	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009 396,325 -5,000 +8,000 +3,750 +11,000 +10,000 +5,000
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Nuclear Monitoring Technology Software Managers Network Natural Language Text Global Broadcast Service	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000 5,000 +8,000	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -5,000 +8,000 +3,750	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 -35,000 9,009 396,325
Defense Research Sciences Authorization adjustments Material Science—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Waarfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Nuclear Monitoring Technology Software Managers Network Natural Language Text Global Broadcast Service Seismic Monitoring Research High Performance Computing Research	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000 5,000 +8,000 +10,000	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 +10,000 (20,000) -14,009 372,525 -3,200 -4,000 -24,800 -24,800 -5,000 +8,000 +3,750	112.395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009 396,325 -5,000 +8,000 +11,000 +10,000 +11,000 +5,000 +8,000 -35,000 -35,000
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer Interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Nuclear Monitoring Technology Software Amangers Network Natural Language Text Global Broadcast Service Seismic Monitoring Research High Performance Computing Program Reduction	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 -110,000 5,000 +8,000 +10,000	Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -4,000 -24,800 -5,000 +3,750	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009 396,325
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer Interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Software Managers Network Natural Language Text Global Broadcast Service Seismic Monitoring Research High Performance Computing Program Reduction Chemical and Biological Defense System Chemical and Biological Defense System	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000 +8,000 +10,000	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -24,800 +3,750	112.395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009 396,325 -5,000 +8,000 +11,000 +10,000 +11,000 +5,000 +8,000 -35,000 -35,000
Defense Research Sciences Authorization adjustments Material Sciences—Bloremediation University Research Initiatives Authorization adjustment Combar readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Nuclear Monitoring Technology Software Managers Network Natural Language Text Global Broadcast Service Seismic Monitoring Research High Performance Computing Program Reduction Chemical and Biological Defense System House Authorization Increase Non medical chembloic defense and gen/investment	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875 25,000 60,665	105,602 1,188,421 House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000 +8,000 +10,000 +10,000	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 +10,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -5,000 +8,000 +3,750 58,515 -2,150	112.395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009 396,325 -5,000 +8,000 +3,750 +11,000 +10,000 +8,000 -35,000 -35,000 -35,000 -13,300 -8,000 -35,000 -35,000 -13,300 -35,000 -13,300 -2,150
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and confliuning programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare Defensive Information Warfare Note Technology Software Managers Network Natural Language Text Global Braadcast Service Seismic Monitoring Technology Program Reduction Chemical and Biological Defense System House Authorization Increase Non medical chemblos defense and gen/investment Tactical Technology Tactical Landing System	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875 ————————————————————————————————————	105,602 1,188,421 House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 -110,000 +10,000 +8,000 +10,000 +23,500 132,168 +23,500	Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -5,000 +8,000 +3,750	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 9,009 396,325 -5,000 +8,000 +11,000 +5,000 +8,000 -35,000 -13,300 68,515 +10,000 -2,150 130,718
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Fechnology Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare Interoperative Intelligent Metacomputing Testbed Assel Source for Software Engineering Technology Nuclear Monitoring Technology Nuclear Managers Network Natural Language Text Global Breadcast Service Seismic Monitoring Research High Performance Computing Program Reduction Chemical and Biological Defense System House Authorization Increase Non medical chembio defense and gen/investment Tactical Technology Tactical Landing System Multiple Object Tracking Sensor System	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875 ——25,000 60,665 113,168	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000 +8,000 +10,000 84,165 +23,500 132,168 +7,000 +7,000	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -5,000 +3,750 58,515 -2,150 117,718 +6,450	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 -35,000 -35,000 -35,000 -8,000 +11,000 +11,000 +5,000 +8,000 -13,300 -13,300 -13,300 -2,150 130,718 +6,450 +7,000
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustments Combat readiness research DEPSCOR Reduction Focused Research Initiatives (Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare Defensive Information Warfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Notiveare Manager's Network Natural Language Text Global Broadcast Service Seismic Monitoring Research High Performance Computing Program Reduction Chemical and Biological Defense System House Authorization Increase Non medical chembiol defense and gen/investment Tactical Technology Tactical Landing System Multiple Object Tracking Sessor System Simulation Based Design	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875 	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000 +8,000 +10,000 84,165 +23,500 132,168 +7,000 +7,000	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -4,000 -24,800 -5,000 -4,800 +3,750 -4,000 -1,750 -1,750 -1,7718 -1,7718 -1,7718 -1,450	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 9,009 396,325 -5,000 +8,000 +11,000 +5,000 +8,000 -35,000 -13,300 68,515 +10,000 -2,150 130,718
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology. Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare Defensive Information Warfare Defensive Information Warfare Defensive Information Warfare Sost Source for Software Engineering Technology Nuclear Monitoring Technology Software Managers Network Watural Language Text Global Breadcast Service Seismic Monitoring Research High Performance Computing Program Reduction Chemical and Biological Defense System House Authorization Increase Non medical chembio defense and gen/investment Jactical Landing System Multiple Object Tracking Sensor System Simulation Based Design Naval Warfare Technology Agle Warfare Technology	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875 ——25,000 60,665 113,168	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000	Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -5,000 +8,000 +3,750 -58,515 -2,150 -117,718 +6,450 -4,000 -4,000 -4,000 -4,000 -4,000 -4,000 -4,000	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009 396,325 -5,000 +11,000 +5,000 -13,300 -13,300 -13,300 -13,300 -13,300 -13,300 -1,10,000 -2,150 130,718 +6,450 +7,000 +5,000 -3,000 -3,000 -4,900
Defense Research Sciences Authorization adjustments Material Science—Bioremediation University Research and adjustments Authorization adjustments Authorization adjustments Authorization adjustments Authorization adjustment Combat readiness research initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research initiatives. The conferees agree that priority should be given to new materials research and continuing programs afready initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Program reduction or deferral decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive information Warfare Defensive information Warfare Interoperative intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Nuclear Monitoring Research High Performance Computing Program Reduction Chemical and Biological Defense System House Authorization Increase Non medical chembio defense and gen/investment Iactical Technology Tactical Landing System Multiple Object Tracking Sensor System Simulation Based Design Naval Warfare Technology Agile Warrior Center of Excellence for Research in Ocean Sciences	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875 25,000 60,665 113,168	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000 +8,000 +10,000 132,168 +7,000 +7,000 +5,000	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 +10,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -24,800 +3,750 58,515 -2,150 117,718 +6,450 -4,000 -4,900 -4,900 -4,900 -4,900 -4,900 -4,900 -4,900 -4,900 -4,900 -4,900 -4,900 -4,900 -4,900	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009 396,325 -5,000 +8,000 +3,750 +11,000 +10,000 -13,300 68,515 +10,000 -2,150 130,718 +6,450 +7,000 +7,000 -3,000 -4,900 -4,900 -7,000
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives (Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Marfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Nuclear Monitoring Technology Software Monages Network Natural Language Text Cottact Broadcast Service Not Marfare Uniteroperative Intelligent Metacomputing Testbed Asset Source for Software Light Performance Computing Program Reduction Chemical and Biological Defense System Non medical chembio defense and gen/investment Tactical Technology Tactical Technology Agaile Warrior Center of Excellence for Research in Ocean Sciences Integrated Command and Control Technology Digital Camera	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875 ——25,000 60,665 113,168	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000	Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -5,000 +8,000 +3,750 -58,515 -2,150 -117,718 +6,450 -4,000 -4,000 -4,000 -4,000 -4,000 -4,000 -4,000	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009 396,325 -5,000 +11,000 +5,000 -13,300 -13,300 -13,300 -13,300 -13,300 -13,300 -1,10,000 -2,150 130,718 +6,450 +7,000 +5,000 -3,000 -3,000 -4,900
Defense Research Sciences Authorization adjustments Authorization adjustments Authorization adjustments Combat readiness research DEFSCOR Reduction Forsused Research Initiatives Initiatives (Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives.) Forsused Research Initiatives (Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives.) Forsused Research Initiatives (Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives.) Forsused Research Initiatives (Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives.) Focused Research Initiatives (Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives.) Focused Research Initiatives. Focused Research Initiative	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875 ——25,000 60,665 113,168 48,000	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -5,000 -8,000 +3,750 58,515 -2,150 117,718 +6,450 -4,000 -4,900 +7,000 -4,900 +7,000 -4,900 +7,000 -4,000 -4,000 -4,000 -4,900 -7,000 -4,000	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 -35,000 -35,000 -35,000 -3,750 -5,000 +8,000 -11,000 +8,000 -13,300 -11,300 -2,150 130,718 +6,450 +7,000 +5,000 -3,000 -4,900 -3,000 -4,900 -7,000 +7,000 -7,000 -7,000 -1,
Defense Research Sciences Authorization adjustments Material Sciences—Bioremediation University Research Initiatives Authorization adjustments Combat readiness research DEFSCOR Reduction Foused Research Initiatives (Note: The conferees agree to provide \$9,009,000 for Foused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferred Initiatives (Note: The conferees agree to provide \$9,009,000 for Foused Research Initiatives. The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferred Initiatives (Note: The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Program accomputer interaction Evolution of Committee Conference Computing Program Reduction University of Committee Conference Computing Persistence Information Warfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Nuclear Monitoring Technology Software Managers Network Natural Language Test Global Broadcast Service Selsmic Monitoring Research High Performance Computing Program Reduction Ohemical and Biological Defense System Monitoring Research House Authorization Increase Non medical chembio defense and gen/investment Interprated Committed Research Multiple Object Tracking Service Selsmic Monitoring Research House Authorization Increase Non medical chembio defense and gen/investment Simulation Based Design Multiple Object Tracking Service Simulation Based Design Agale Warrison Display (Note: The conferees agree that SS,000,000 is to be made available only for plasma enhanced chemical vapor deposition equipment and for development of manufacturing systems in a cluster	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875 25,000 60,665 113,168 48,000	House 84,732 -5,000 221,165 -221,165 -35,000 9,009 402,875 -110,000 +	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 +10,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -5,5000 +8,000 +3,750 58,515 -2,150 117,718 +6,450 -4,90	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 -35,000 -3,750 -5,000 +8,000 +3,750 +11,000 +5,000 +8,000 -13,300 -13,300 -2,150 130,718 +6,450 +7,000 +5,000 +7,000 +7,000 -3,000 -4,900 -7,000 -7,000 -7,000 -2,000) (2,000) (2,000) (2,000)
Defense Research Sciences Authorization adjustments Material Sciences—Sciences Authorization adjustments Material Sciences—Sciencedation University Research Initiatives Authorization adjustment OFFSCOR Reduction Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives [Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives [Note: The conferees agree that priority should be given to new materials research and continuing programs aready initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer Interaction Evoluntary design of complex software High Performance Computing Defense Info enterprise Defensive Information Warfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Morial Morialization Morialization (Morialization Program Reduction) Foreign Reduction Program Reduction Program Reduction Program Reduction Chemical and Biological Defense System House Authorization Increase Non medical chemblo defense and gen/investment Facilization Landing System Multiple Object Tracking Sensor System Simulation Based Design Narial Variane Landing System Multiple Object Tracking Sensor System Simulation Based Design Narial Variane Landing System Multiple Object Tracking Sensor System Simulation Based Design Narial Camera Field Emission Display [Note: The conferes agree that \$5,000,000 is to be made available only for plasma enhanced chemical vapor deposition equipment and for development of manufacturing systems in a cluster tool format specifically tailored for field emission display (FED) production.] Materials and electronics technology High Temperature Superconducting Materials	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875 25,000 60,665 113,168	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -5,000 -4,000 +3,750 58,515 -2,150 117,718 +6,450 -4,000 -4,000 -4,000 -4,000 -4,000 -2,150 -4,000 -2,000 -4,000 -2,000 -4,000 -2,000 -4,000 -2,000 -4,000 -2,000 -4,000	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 -3,500 -8,000 +3,750 -11,000 +10,000 +5,000 -13,300 -2,150 -11,000 -2,150 -10,000 -2,150 -10,000 -2,150 -10,000 -2,150 -10,000 -2,150 -10,000 -2,150 -10,000 -2,15
Defense Research Sciences Authorization adjustments Material Sciences—Biornemodaltion University Research Initiatives Authorization adjustments Combat readiness research Authorization adjustments Combat readiness research Authorization adjustments Combat readiness research Reduction Combat readiness research Combat readiness research Reduction Focused Research Initiatives (Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives) The conferees agree that priority should be given to new materials research and continuing programs already initiated in conjunction with the National Medical Technology Testbed.] Forum reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer Interaction Evoluntary design of complex software High Performance Computing Defense Intel enterprise Defensive Information Warfare Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Software Managers Network Natural Language Fort Natural Language Fort Natural Language Fort Natural Language Fort Computing System House Authorization Increase Non medical chembilo defense and gen/investment Tactical Technology Tactical Landing System Multiple Object Tracking Sensor System Simulation Based Design Naval Warfare Technology Agile Wartin Center of Excellence for Research in Ocean Sciences Integrated Command and Control Technology High Temperature Supreportation Materials LSTAT Joint LSTAT requirement	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875 -25,000 60,665 113,168 48,000 226,045	House 84,732 -5,000 221,165 -221,165 -35,000 9,009 402,875 -110,000 +	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -5,000 -8,000 +3,750 58,515 -2,150 117,718 +6,450 -4,000 -4,900 +7,000 -4,900 +7,000 -4,900 +7,000 -3,000) (500)	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009 396,325 -5,000 +8,000 +11,000 +5,000 +8,000 -13,300 -13,300 -2,150 130,718 +6,450 +7,000 +7,000 +7,000 +7,000 +7,000 +2,000 (2,000) (2,000) (248,145 +10,000 (3,000) (500) (500)
Defense Research Sciences Authorization adjustments Authorization adjustments Authorization adjustments Authorization adjustments Authorization adjustments Authorization adjustment Combat readiness research DEPSCOR Reduction Focused Research Initiatives (Note: The conferees agree to provide \$9,009,000 for Focused Research Initiatives. The conferees agree that priority should be given to new materials research and confining programs already initiated in conjunction with the National Medical Technology Testbed.] Program reduction or deferral Computing Systems and Communications Technology Planning and decision aids Human computer interaction High Performance Computing Defense Info enterprise Defensive Information Wardrae Interoperative Intelligent Metacomputing Testbed Asset Source for Software Engineering Technology Nuclear Monitoring Technology Software Managers Network Natural Language Lett Clotal Breadcast Service Seismic Monitoring Research House Authorization Increase Non medical chemibio defense and gen/investment Lacical Technology Tactical Landing System Multiple Object Tracking Sensor System Simulation Based Design Naval Wardrae Technology Agile Warrior Center of Excellence for Research in Ocean Sciences Integrated Command and Control Technology High Performance Computing High Performance	101,602 1,194,090 Budget 89,732 236,165 14,009 403,875 -25,000 60,665 113,168 48,000	House 84,732 -5,000 221,165 +20,000 -35,000 9,009 402,875 +11,000 +10,000 +8,000 +10,000 +7,000 +7,000 +5,000 +7,000 +5,000 +2,000 236,045 +10,000 (4,000)	109,895 1,227,090 Senate 86,332 -3,400 231,165 -15,000 +10,000 (20,000) -14,009 372,525 -3,200 -6,100 -4,000 -24,800 -24,800 +3,750 -58,515 -2,150 117,718 +6,450 -4,900 -4,900 -4,900 -4,900 -4,900 -4,900 -4,900 -4,900 -4,900 -7,000 48,000	112,395 1,225,601 Conference 81,332 -5,000 -3,400 231,165 +10,000 +20,000 -35,000 9,009 396,325 -5,000 +8,000 +8,000 +10,000 +8,000 -13,300 -2,150 130,718 +6,450 +7,000 +7,000 -3,000 -4,900 -7,000 50,000 -1

[In thousands of dollars]

	Budget	House	Senate	Conference
2–D Ultrasound			- 3,500	- 1,0
Healthcare and Information infrastructure			-3,000	- 3,0
Thermal Diamond Management Cryogenic Electronics			+14,500 +10,000	+11,0 +10,0
Fense Nuclear Agency	219,003	231,703	237,003	237.
High Power Microwave Technology		+4,700	+4,000	+4,
Counterterrorist Explosive Research				+4,0
Radiation Hardened Electronics			/F 000\	(15,0
Environmental Pollutants			(5,000) +10,000	(5,0 +10,0
fense Health Research and Development			120,000	20,0
Breast Cancer Research			+100,000	
AIDS Research			+20,000	+20,0
her Theater Missile Defense Reduction	460,470	423,470 - 37,0000	475,470	438, - 37,
NAV/Boost Phase Interceptor		- 37,0000	+15,000	+15
Kauai Test Facility			(3,000)	(3,0
unterterror Technical Support	12,044	24,044	12,044	18,
Pulsed Fast Neutron Analysis		+12,000		+6,
erimental Evaluation of Major Innovative Tech	618,005	671,005	576,405 9,500	613 9
Command and Control Info Systems			- 9,500 - 11,100	- 11
Guldance Tech—Sharpshooter			- 13,700	- 13
Advanced Simulation: Synthetic Theater of War			-3,000	-1
Advanced Simulator Technologies			- 9,700	-5
Critical Mobile Targets			- 10,000	- 10
Pacific Disaster Center Two Megawatt direct fuel cell powerplant			+6,000 +9,400	+(
Find in Water ASW		+5,000	+ 7,400	+!
Classified Programs		+35,000		+10
Small Satellites		+1,000		+
Safety and Survivability				+
GEOŚAR				+10
Strategic Packaging for Single Multi-Chin Modules (Note: The conferees agree to provide \$2,000,000 only for Strategic Packaging for Single and Multi-Chin Mod-				+;
Strategic Packaging for Single Multi-Chip Modules [Note: The conferees agree to provide \$2,000,000 only for Strategic Packaging for Single and Multi-chip Modules.]				(2
Deep ocean relocation of coastal and harbor sediments [Note: The conferees agree to provide \$2,500,000 only for the continuted study of deep ocean relocation of coastal and harbor sediments leading to a demonstration and validiation of viable relocation and environmental monitoring technology.]				(-
coastal and harbor sediments leading to a demonstration and validiation of viable relocation and environmental monitoring technology.]				(2
Large Millimeter Wave (Telescope			(3,000)	(3
emical and Biological Defense Program	25,684	38,284	21,688	35
House Increase		+12,600	- 3,998	+10
vanceed Submarine Technology [Note: \$7,000,000 of submarine technology is for project M.]	7,473	30,473	13,973	30
Submarine Technology		+23,000		+20
Active Structural Control			+3,000	+3
Integrated, passive, topographic navigation			+3,500	
perative DoD/VA Medical Research			25,000 +20,000	25 +20
Core Program Spinal/Brain research [Note: The conferees agree to provide \$5,000,000 to complete the efforts initiated in 1992 for the Department of Defense Military Medical			+20,000	+21
Personnel Collaborative Spinal Cord Injury, Paralysis, Neuroscience Research, Education and Training Center.]			+5,000	+!
anced Electronics Technologies	419,863	434,863	388,718	40
Focus Hope/U.S. Japan Management Training			-23,642	-13
CALS/Electronic Resource Centers			- 6,000	
Manufacturing Technology Applications—Advanced Multimissile Manufacturing [Entrairie Martin Tarbello Technology Applications—Advanced Multimissile Manufacturing Properties Properties			- 10,000 - 3,100	-1 -
Electronic Module Technology: Rapid acquisition of application specific signal processors technology base efforts High Density Microwave Packaging			- 9,100 - 9,100	_
Microwave and Analog Front End Technology			- 14,300	_
Seamless High Utt-Unip Conductivity			+10,000	+1
Institute for Advanced Flexible Manufacturing			+4,000	+
Advanced Lithography		10.000	+20,997	+2
U.S. Japan—Mănagement Training Advanced Lithography				-1
Advances Citiography mapping, charting, geodesy production	80,131	80,131	92,745	7
, 11 ° , 0 ° 0 ° 11			-5,386	_
Classified			+18,000	
ense Airborne Reconnaissance Program	515,148	612,048	391,148	60
Her II UAV	19,950	45,250	19,950	4
Tier III-UAV	48,000 36,800	83,000 16,800	48,000 36,800	6
U-2 Sensor Upgrades	30,000		30,000	1
U=2 Defensive Systems				i
U-2 General Upgrades		15,000		
MSAG				
E/O Framing Sensor				
High Data Řate Laser Com	33,833	5,000 49,833	38,833	4
Carlinii iliagey etuund system ial Ops Advanced Technology Development	13,288	49,833 14,788	38,833 19,288	1
Integrated Bridge		+1,500	17,200	+
Millimeter Wave			+1,000	+
Crown Royal			+5,000	
ial Operations Tactical Systems Development	101,602	105,602	109,895	11
Advanced Seal Delivery System			+4,000	+
SOE curface craft Navy Boat program				
SOF surface craft—Navy Boat program Lightweight Strike Vehicle		+1,500	+4,293	+

HISTORICALLY BLACK COLLEGES AND OTHER MINORITY INSTITUTIONS

The Department is encouraged to continue its support of minority institutions, including Hispanic serving institutions, through academic collaborations for research and education related to science and technology, relevant to the Department's mission.

COMPUTING SYSTEMS AND COMMUNICATIONS TECHNOLOGY

The conferees agree to provide \$8,000,000 for a Global Broadcast Service (GBS) as recommended by the House. The conferees also agree to the House language directing that the GBS initiative is to be managed by the Under Secretary of Defense for Acquisition and Technology (USD (A&T)). The conferees do not agree to the House language directing

that the \$8,000,000 is to be released to the Navy for a near-term GBS pilot program. Instead, the conferees believe that the GBS program must address the needs of all of the services and direct the USD (A&T) to compete the acquisition of both the near-term and objective GBS. After the competition is completed, the Under Secretary of Defense (Comptroller) is to certify to the defense committees that \$8,000,000 has been released to the service chosen as executive agent to conduct the near-term GBS pilot $\bar{\text{program}}$. The conferees do agree to the House language directing the USD (A&T) to provide to the defense committees a long-term master architecture. Additionally, the conferees direct that the USD (A&T) provide a comparison of cost, schedule, technical risk and operational considerations for several potential GBS host spacecraft including UFO follow-on, Milstar, DSCS, classified, and commercial satellites with the master architecture.

ADVANCED ELECTRONIC TECHNOLOGY

The conferees agree with the House report concerning the ECRC program and also direct the Department to enter into a five-year contract with each of the two system integrators, the National ECRC and CAMP, who will continue to manage their respective sites.

The conferees commend ARPA for recent advancements in low-cost dense plasma focus x-ray source technology and 0.18 micron synchrotron-based x-ray technology. The conferees urge ARPA to continue efforts

in the point source area and direct the Agency to allocate \$11,000,000 to fund an integrated point source x-ray lithography system based on these latest x-ray source and stepper developments. This research should target defense related applications such as the production of Microwave Monolithic Integrated Circuit (MMIC) chips for military uses, including missile seekers, digital battlefield systems and F-22 radar modules.

ELECTRONIC COMBAT MASTER PLAN

The conferees direct the Secretary of Defense to develop and provide to the congressional defense committees, no later than March 31, 1996, an Electronic Combat Master Plan to establish an optimum infrastructure for electronic combat assets.

STRATEGIC TARGET SYSTEM (STARS)

The conferees agree to provide \$10,000,000, the budget amount, only to continue planning, preparation and actual conduct of STARS flight tests. The conferees direct that BMDO take no actions to terminate or place the STARS program in a caretaker status.

NAVAL THEATER BALLISTIC MISSILE DEFENSE

The conferees believe that the Navy's area wide (Lower Tier) and theater wide (Upper Tier) programs should be deployed as rapidly

as possible. The Navy's current plan to build on existing ship platforms, the Aegis system, proven launch systems, and the operational Standard missile family has resulted in a cost effective, technically capable and manageable program that is planned to produce a user operational capability (UOES) Upper Tier system not later than FY 1999 with an initial operational capability (IOC) by 2001. The conferees are committed to a rapid and actual deployment of an effective sea-based missile defense system. The conferees direct the Department to place highest priority on proceeding with a development program that achieves deployment of the Navy Upper Tier system by the planned 2001 IOC. The conferees endorse the Navy Theater Wide system as a core TMD program and endorse fully funding the core program in the five year defense plan. The conferees direct that not less than \$200,442,000 shall be spent on Navy Upper Tier and not less than \$282,473,000 Navy Lower Tier for research and development activities. Funding allocations through BMDO to the Navy for these programs should proceed expeditiously.

TIER II UNMANNED AIR VEHICLE

The conferees agree to provide \$45,250,000 for the Tier II (Predator) unmanned air vehicle program, an increase of \$25,300,000 to the budget request. The conferees also agree that the additional funding provided shall only be used for attrition replacement air vehicles and shall not be used to marinize the Predator air vehicle.

RIVET JOINT RE-ENGINING

The conferees have provided \$79,000,000 solely for the purpose of initiation of reengining the Rivet Joint fleet. The conferees direct that future funding for this project be included in budget submissions for fiscal year 1997 and beyond, thus ensuring completion of this project in an expeditious and cost effective manner.

USH-42 MISSION RECORDER

The conferees agree that from funding provided in fiscal year 1996 for the Defense Air-Borne Reconnaissance Program, \$10,000,000 may be used for the planned product improvement that will result in a low cost, lightweight, high capacity, digital version of the Navy's USH-42 recorder/reproducer suitable for a wide range of applications in reconnaissance and surveillance platforms.

DEVELOPMENTAL TEST AND EVALUATION, DEFENSE

The conference agreement is as follows:

ĮIn	tnousands	10	dollar	S

	Budget	House	Senate	Conference
DIRECTOR OF TEST & EVAL DEFENSE: CENTRAL TEST AND EVALUATION INVESTMENT DEVELOPMENT (CT FOREIGN COMPARATIVE TESTING DEVELOPMENT TEST AND EVALUATION	119,714	119,714	109,714	114,714
	34,062	34,062	32,453	32,453
	105,565	105,565	103,915	103,915

TITLE V-REVOLVING AND MANAGEMENT FUNDS

The conferees agree to the following amounts for Revolving and Management Funds program:

[In thousands of dollars]

	Budget	House	Senate	Conference
Defense Business Operations Fund National Defense Sealift Fund	878,700 974,220	1,573,800 974,220	1,178,700 1,024,220	878,700 1,024,220
Total, Revolving and Management Funds	1,852,920	2,548,020	2,202,920	1,902,920

DEFENSE BUSINESS OPERATIONS FUND

The conferees agree to provide \$878,700,000 for the Defense Business Operations Fund.

NATIONAL DEFENSE SEALIFT FUND

The conferees agree to provide \$1,024,220,000 for the National Defense Sealift Fund.

MARITIME PREPOSITIONING SHIPS

The legislative authority in this Act to Maritime additional Prepositioning Ship for up to \$110,000,000 may not be used until a notification has been provided at least 30 days in advance of release of a RFP under this authority to the congressional defense committee on the Department of the Navy's intent to use the authority and on identification and justification of proposed financing sources.

TITLE VI-OTHER DEPARTMENT OF DEFENSE PROGRAMS

The conferees agree to the following amounts for Other Department of Defense programs:

[In thousands of dollars]

	Budget	House	Senate	Conference
Defense Health Chemical Agents and Munitions Destruction Drug Interdiction Defense Office of the Inspector General	10,153,558 746,698 680,432 139,226	10,205,158 746,698 688,432 178,226	10,196,558 631,698 680,432 139,226	10,226,358 672,250 688,432 178,226
Total, Other Department of Defense Programs	11,719,914	11,818,514	11,647,914	11,765,266

EXPLANATION OF PROJECT LEVEL ADJUSTMENTS

DEFENSE HEALTH PROGRAM

[In thousands of dollars]

	Budget	House	Senate	Conference
Medical Programs, 0&M	9,865,525	9,917,125	9,908,525	9,938,325
PACMEDNET		+16,000	+11,000	+11,000
Beaumont Army Medical Center Computer Support		+1,500		+1,500
Currency Fluctuation		+8,100		+6,900
Breast Čancer		+25,000		+25,000
American Red Cross		+1,000	+14,500	+14,500
Desert Storm Syndrome				+3,400
USTF			-15,900	
Telemedicine			+22,900	
Ongoing Initiatives:			. 1 000	. 1 000
BLOWIL LIES STAKE			+1,000	+ 1,000

[In thousands of dollars]

	Budget	House	Senate	Conference
Military Nursing Pacific Island Referral Project USUHS Graduate School of Nursing			+5,000 +2,500 +2,000	+5,000 +2,500 +2,000

BREAST CANCER

The conferees have provided an increase of \$100,000,000 only for breast cancer. The conferees have provided \$75,000,000 to continue the Army's peer-reviewed research program. In addition, the conferees have provided \$25,000,000 to the Department for: increased recruitment, training and education for military cancer specialists; diagnostic equipment and improved detection technologies, such as digital mammography; and prevention and education efforts for the military community.

TRICARE IMPLEMENTATION

The conferees commend the significant progress of the Department of Defense in moving toward a nation-wide managed

health care system for the military, known as TRICARE. Existing law mandates that the TRICARE system be implemented by September 30, 1996, and the Department has attempted to meet this deadline. Unfortunately, complications with the issuance and implementation of these large, complex, competitively bid contracts, have caused significant problems and associated delays. The conferees are concerned that the Department has accelerated the process in order to meet this statutory deadline. The conferees understand the Department is fully committed to the full implementation of TRICARE, as well as a standard health benefit for all military beneficiaries, but believe that the Department, the offerors, and the beneficiaries would greatly benefit from additional time

in meeting the complex requirements of TRICARE. Therefore, the conferees agree to extend the deadline for implementation of the TRICARE managed care system by one year.

UNIFORMED SERVICES UNIVERSITY OF THE HEALTH SCIENCES

The conferees remain committed to the continuation of the Uniformed Services University of the Health Sciences (USUHS) at its current level and direct that, within funds made available to the Defense Health program, the amount provided for USUHS shall fully fund the programs and functions of the University at existing levels.

CHEMICAL AGENTS AND MUNITIONS

The conference agreement is as follows:

[ln	thousands	of	dol	lars]	
-----	-----------	----	-----	-------	--

	Budget	House	Senate	Quantity	Conference
CHEM AGENTS & MUNITIONS DESTRUCTION, DEF: CHEM DEMILITARIZATION—PROC CHEM DEMILITARIZATION—0&MD	299,448 393,850	299,448 393,850	224,448 353,850		265,000 353,850

DRUG INTERDICTION AND COUNTER-DRUG ACTIVITIES

The conferees agree to provide \$688,432,000 as proposed by the House instead of

\$680,432,000 as proposed by the Senate. The conference agreement is as follows:

[In thousands of dollars]

	Budget	House	Senate	Conference
Military Personnel	152,787	152,787	152,787	152,787
0&M	422,633	441,633	442,633	440,088
South Com Radars	20,282	21,782	20,282	20,282
Community Outreach	8,236	0	8,236	0
CARIBROC´ Comms	206	1,356	206	206
Gulf States CI	2,059	3,900	2,059	6,059
Southwest Border Info System	4,000	5,545	4,000	4,000
Civil Air Patrol	2,224	3,424	2,224	3,424
Procurement	48,659	57,659	48,659	59,204
Southwest Border Info System	5,265	6,265	5,265	7,810
Classified Program		8,000		8,000
RDT&E	36,353	36,353	36,353	36,353
Total, Drug Interdiction	680,432	680,432	680,432	680,432

The conferees agree to provide \$4,000,000 above the budget to the Gulf States Counterdrug Initiative, and direct that \$2,000,000 be provided for the Command, Control, Communications and Computer Network and \$2,000,000 for the Regional Counterdrug Training Academy.

The conferees have deleted bill language which provided \$5,000,000 for the conversion of surplus Department of Defense helicopters by State and local governments for use in counterdrug activities and agree that funding may be requested in annual plans submitted by individual states.

The conferees agree that, if authorized, up to \$3,000,000 in available funds may be used to continue the Community Outreach pilot program.

The conferees agree that, in accordance with normal reprogramming procedures, up to \$25,000,000 in available funds may be used to procure low-energy/backscatter x-ray equipment.

OFFICE OF THE INSPECTOR GENERAL

The conferees agree to provide \$178,226,000 for the Office of the Inspector General. Of this amount, \$177,226,000 shall be for operation and maintenance activities and \$1,000,000 for procurement.

TITLE VII—RELATED AGENCIES

[In Thousands of Dollars]

	Request	House	Senate	Con- ference
Central Intelligence Agen- cy Retirement and Dis-				
ability System Fund	213,900	213,900	213,900	213,900
Intelligence Community Management Account . National Security Edu-	93,283	75,683	93,283	90,683
cation Trust Fund	15,000	15,000	7,500	7,500
Kaho'olawe Island Con- veyance and Environ- mental Restoration				
Trust Fund			25,000	25,000

INTELLIGENCE COMMUNITY MANAGEMENT ACCOUNT

ENVIRONMENTAL TASK FORCE

The conferees have provided \$15,000,000 to support the activities of the task force. Of this amount, \$5,000,000 is to be used to continue joint United States/Russian efforts in this area.

NATIONAL SECURITY EDUCATION TRUST FUND

The conferees direct the Director of Central Intelligence, in coordination with the NSETF Board, to establish criteria and procedures to ensure that all individuals accepting fellowships or scholarships from this fund meet qualifications for employment by the Department of Defense or Intelligence Community. The conferees further direct that any recipient must be engaged in a

course of study that is an identified critical shortage within the Department of Defense or the Intelligence Community. Upon meeting these requirements, the recipient must agree to serve at least two years with the Department of Defense or the Intelligence Community or reimburse the U.S. Treasury for the total costs of the scholarship or fellowship.

TITLE VIII—GENERAL PROVISIONS

The conference agreement incorporates general provisions of the House and Senate versions of the bill which were not amended. Those general provisions that were amended in conference follow:

The conferees included a general provision (Section 8005) which amends House language on transfer authority to \$2.4 billion.

The conferees included a general provision (Section 8010) which amends Senate language that defines the congressional defense committees.

The conferees included a general provision (Section 8028) which amends House language to prohibit the demilitarization of certain types of surplus firearms.

The conferees included a general provision (Section 8045) which amends Senate language which earmarks funds for the Civil Air Patrol.

The conferees retained a Senate provision (Section 8046) concerning Federally Funded Research and Development Centers

(FFRDCs). The conferees direct that the restrictions on consultants only shall apply to the use of consulting services for specific projects undertaken by an FFRDC as part of its core mission responsibilities to meet sponsor requirements. The restrictions do not apply to administration and management functions necessary to operate an FFRDC as an organizational entity.

The conferees included a general provision (Section 8062) which amends Senate language

that limits payment to Uniformed Services Treatment Facilities to \$315,000,000.

The conferees included a general provision (Section 8063) which amends House language concerning limitations on U.S. support for NATO headquarters operations.

The conferees included a general provision

The conferees included a general provision (Section 8065) which amends House language that maintains an expense/investment threshold of \$100,000.

The conferees included a general provision (Section 8073) which amends House language

concerning the supercomputing capability at various Department of Defense sites.

The conferees included a general provision (Section 8082) which amends House language concerning the establishment of field operating agencies.

The conferees included a general provision (Section 8083) which amends Senate language concerning rescission of funds from various Procurement and Research and Development programs.

RESCISSION OF FUNDS

Conference

The conferees agree to rescind excess prior year funds, as presented in the following table:

	House	Senate	Conference
FISCAL YEAR 1993 PROCUREMENT OF AM- MUNITION, ARMY Armament and re- tooling manu-			
facturing sup- port initiative	0	- 15,000,000	0
Subtotal	0	- 15,000,000	0
Total fiscal year 1993	0	- 15,000,000	0
FISCAL YEAR 1994 AIRCRAFT PROCURE- MENT, AIR FORCE: F-16 production termination	0	- 49,854,000	- 49,854,000
F-111 claims	0	-3,800,000	-3,800,000
Subtotal	0	- 53,654,000	- 53,654,000
MISSILE PROCUREMENT, AIR FORCE: GPS on-orbit in- centive	0	0	- 16,783,000
Subtotal	0	0	- 16,783,000
RESEARCH, DEVELOP- MENT, TEST & EVAL- UATION, ARMY: Triservice standoff			
attack missile .	0	- 242,000	0
Subtotal	0	- 242,000	0
RESEARCH, DEVELOP- MENT, TEST & EVAL- UATION, NAVY: Triservice standoff attack missile .	0	- 4,416,000	0
Subtotal	0	- 4,416,000	0
RESEARCH, DEVELOP- MENT, TEST & EVAL- UATION, AIR FORCE Triservice standoff attack missile .	0	- 46,589,000	0
Subtotal	0	- 46,589,000	0
Total fiscal year 1994	0	- 104,901,000	- 70,437,000
FISCAL YEAR 1995 WEAPONS PROCURE- MENT, NAVY: Tomahawk con-		104,701,000	70,407,000
tract savings Harpoon contract	0	0	- 10,000,000
savings Ordance support	0	0	- 2,400,000
equipment	0	0	- 2,200,000
Subtotal	0	0	- 14,600,000
SHIPBUILDING AND CONVERSION, NAVY: Outfitting Post delivery (craft outfit-	0	0	- 55,000,000
ting, post de- livery)	0	0	- 32,700,000
Subtotal	0	0	- 87,700,000
OTHER PROCUREMENT,			
NAVY: Forklift trucks Other supply sup-	0	-2,000,000 -1500,000	- 2,000,000
port equipment	0	- 1,500,000 - 2,600,000 - 2,500,000	1,500,000 2,600,000 2,500,000
Secure data Nucalts	0		
	0	- 8,600,000	- 8,600,000

	House	Senate	Conference
F-111 claims	0	-6,700,000	- 6,500,000
Subtotal	0	-53,100,000	- 24,000,000
MISSILE PROCUREMENT, AIR FORCE: Classified pro-			
grams GPS on-orbit in-	0	0	- 120,000,000
centive	0	0	- 20,978,000
Subtotal	0	0	- 140,978,000
OTHER PROCUREMENT, AIR FORCE: Classified pro-			
grams	0	0	- 180,000,000
Subtotal	0	0	- 180,000,000
RESEARCH, DEVELOP- MENT, TEST & EVAL- UATION, ARMY: Triservice standoff attack missile.	0	– 11,156,000	- 9,000,000
	0		
Subtotal		- 11,156,000	- 9,000,000
RESEARCH, DEVELOP- MENT, TEST & EVAL- UATION, NAVY: Triservice standoff attack missile . F-14/JDAM	0	- 10,150,000 0	0 6,000,000
Subtotal	0	- 10,150,000	-6,000,000
RESEARCH, DEVELOP- MENT, TEST & EVAL- UATION, AIR FORCE: Outboard elec- tronic warfare simulator	0	- 6,000,000 - 9,767,000	- 6,000,000 - 1,902,000
Subtotal	0	- 15,767,000	- 7,902,000
RESEARCH, DEVELOP- MENT, TEST & EVAL- UATION, DEFENSE- WIDF			
Maritime Tech- nology Office (Ship Self De-			12 000 000
fense)	0	0	- 12,000,000
Subtotal	0	0	- 12,000,000
Total fiscal year 1995	0	- 98,773,000	- 490,780,000
Grand total	0	218,674,000	- 561,217,000

The conferees included a general provision (Section 8086) which amends House language that limits executive compensation to \$200,000 per year.

The conferees included a general provision (Section 8088) which amends Senate language prohibiting the obligation or expenditure of any funds provided in this Act for aid to the Government of North Korea.

The conferees included a general provision (Section 8092) which amends Senate language that reallocates funds to cover unanticipated shipbuilding cost increases.

The conferees included a general provision (Section 8099) which amends Senate language concerning ball and roller bearings manufactured in the United States.

The conferees included a general provision (Section 8100) which amends Senate language to allow for storage and disposal of pentaborane.

The conferees included a general provision (Section 8102) which amends Senate language that directs the Department of Defense to match disbursement to obligations before the disbursement is made.

The conferees included a general provision (Section 8104) which amends House language that prohibits procurement of 120mm mortars or mortar ammunition manufactured outside the United States.

The conferees included a general provision (Section 8108) which amends House language concerning the lease or charter of double hull ships by the Military Sealift Command.

The conferees included a general provision (Section 8111) which amends House language pertaining to the National Training Center, and the interim and permanent rotational airhead.

The conferees included a general provision (Section 8115) which amends House language concerning international peacekeeping, peace enforcement, and humanitarian assistance operations.

The conferees included a general provision (Section 8119) which amends House language concerning performing abortions in Department of Defense medical facilities.

The conferees included a new general provision (Section 8124) concerning the participation of U.S. forces in any operation in Bosnia-Herzegovina.

The conferees included a general provision (Section 8125) which reduces the appropriation accounts in the Act by \$832,000,000 to reflect savings from revised economic assumptions.

The Executive Branch Mid Session Review of the budget revised the inflation estimate on which the fiscal year 1996 budget was based downward from its original assumptions. This downward revision results in overall savings to the Department of Defense and the reduction in this provision reflects those savings.

The conferees included a new general provision (Section 8126) which makes funds available from the Defense Business Operation Fund for termination liability for the VC-137 replacement aircraft.

The conferees included a new general provision (Section 8127) which allows funds to be obligated for payment of satellite on-orbit incentives.

The conferees included a new general provision (Section 8128) which makes funds available for support of a NATO Alliance Ground Surveillance program based on the Joint Surveillance/Target Attack Radar System.

The conferees included a new general provision (Section 8129) which reduces the funding provided in Title IV, Research, Development, Test and Evaluation, by \$325,000,000, in order to achieve savings in overhead and improve management efficiencies. This reduction is to be applied on a pro-rata basis by subproject within each R-1 program element as modified by this Act, except no reduction may be taken against funds made available to the Department of Defense for Ballistic Missile Defense.

CONFERENCE TOTAL—WITH COMPARISONS

The total new budget (obligational) authority for the fiscal year 1996 recommended by the Committee of Conference, with comparisons to the fiscal year 1995 amount, the 1996 budget estimates, and the House and Senate bills for 1996 follow:

New budget (obligational) authority, fiscal year 1995 Budget estimates of new (obligational) authority, fiscal year 1996 House bill, fiscal year 1996. Senate bill, fiscal year 1996 Conference agreement, fiscal year 1996 Conference agreement compared with: budget New (obligational) authority, fiscal year 1995 ... Budget estimates of (obligational) new authority, fiscal year 1996 House bill, fiscal year 1996 Senate bill, fiscal year 1996

\$241,553,071,000

236,344,017,000 243,997,500,000 242,683,841,000

243,251,297,000

+1,698,226,000

+6,907,280,000

-746,203,000

+567.456.000

BILL YOUNG,
JOSEPH M. MCDADE,
BOB LIVINGSTON,
JERRY LEWIS,
JOE SKEEN,
DAVID L. HOBSON,
HENRY BONILLA,
GEORGE R. NETHERCUTT,
Jr.,
MARK W. NEUMANN (except
to the agreement
regarding U.S.
deployment in Bosnia),
JOHN P. MURTHA,
NORMAN D. DICKS,

CHARLES WILSON, W.G. (BILL) HEFNER, MARTIN OLAV SABO, Managers on the Part of the House.

TED STEVENS,
THAD COCHRAN,
ARLEN SPECTER,
PETE V. DOMENICI,
PHIL GRAMM,
KIT BOND,
MITCH MCCONNELL,
CONNIE MACK,
RICHARD C. SHELBY,
MARK O. HATFIELD,
DANIEL K. INOUYE,
FRITZ HOLLINGS,
J. BENNETT JOHNSTON,
ROBERT C. BYRD,
PATRICK J. LEAHY.

Managers on the Part of the Senate.

HIGH ONE

(Mr. DOGGETT asked and was given permission to address the House for 1 minute.)

Mr. DOGGETT. Mr. Speaker, fair and equitable treatment of our military personnel and our veterans deserves greater attention in this Congress.

Dedicating one's self to our national security should at least result in some personal security at retirement time.

Unfortunately, the Republican leadership has approved a plan to refigure the retirement pay that our men and women in the military had figured on as being theirs at retirement time.

They call it High One, but the Texans that I have been hearing from say it is little more than "hi and bye."

We have folks who have served in the military for 10 and 20 years, the whole time thinking that they had a fixed income when they retired. Then along comes this formula refiguring and all of a sudden some folks who calculated a particular retirement find out they have got to do some recalculating. This is all the more unfortunate given the inattention and inaction on some other issues like COLA inequity, Medicare subvention, and forgotten widows.

It is time to give our veterans and those who are in our military the attention they deserve. As the old saying goes, "It's not doing our veterans a favor, it's repaying one."

THE 1-YEAR ANNIVERSARY OF RE-PUBLICAN CONTRACT AND RE-LATED EVENTS

The SPEAKER pro tempore. Under the Speaker's announced policy of May 12, 1995, the gentleman from Texas [Mr. DOGGETT] is recognized for 60 minutes as the designee of the minority leader.

Mr. DOGGETT. Mr. Speaker, it is an appropriate time to focus America's attention on what occurred 1 year ago tomorrow, because we have come to the first anniversary, birthday party No. 1, so to speak, of the so-called Contract on America, announced on the Capitol steps with many smiles about this time last year.

Certainly if one is to assess and evaluate that contract based on hyperbole, based on rhetoric from the floor of this Congress, it has been a great success. It has been something that would give cause for great celebration, if we were to analyze what has been said about it in this Chamber rather than what is actually happening out in the real lives of real people across America.

If one is to evaluate this contract in terms of what legislation has been passed and signed into law in the law books of America that might have some impact on people across America, one gets a more modest evaluation, because in fact thus far we have had a bill passed and signed into law dealing with the question of unfunded mandates; a bill passed and signed into law that was really a Democratic idea that passed the last session of Congress, to require that the House and the Senate and all of our congressional institutions abide by and follow the same laws that we pass and apply to businesses across America and to people across America. A good idea, signed into law, should have been signed into law and would have been, had the will of this House last year been accomplished.

So that is two bills out of many proposed and discussed from this microphone, not exactly revolutionary, that have been placed into law.

There is a third measure that has passed both the House and the Senate, another Democratic idea. It is called

the line-item veto. The line-item veto would be law now and would allow President Clinton to go in and pencil out, redline certain bits of pork barrel either in the Tax Code or in the appropriations bills, but for Republican objection.

Members will recall that last year when this great Contract on America was unfolded here on the steps of the Capitol, with all the smiles and the bright lights and cameras rolling, that it included a line-item veto that apply not only to pork barrel spending but to tax loopholes. But when the bill got here to the floor of the House, a little surgery was performed and the tax loophole part was kept out. They are protected. They are preserved.

The President, under the line-item veto as passed by the House and by the Senate, would be powerless to really get at the tax loopholes that protect the privileged few, that need attention in this country. But there is still some merit to the bill. We passed it in a way that the President would be able to do something about pork-barrel spending, and certainly there is too much of that

But again, despite the hyperbole and the announcement of the great revolutionaries about all they were accomplishing in this bill, and how they wanted to rush it over to President Clinton so he would have a chance to either put up or shut up in terms of line iteming some of these items, they decided that they really did not want that to happen. So they have dillydallied around and delayed and just never gotten around to adjusting the differences between the House and the Senate.

In fact, we had to wait until just this past month for there even to be conferees appointed to adjust the differences between the House and the Senate, and some Members of the Senate were saying what is obviously true; that is, that the House leadership, which proclaimed itself to be so revolutionary from this and other microphones back in January, did not really want President Clinton to have the power to go in and line item out the pork barrel that they put in this set of appropriations bills, the few that they have gotten past the Congress, and those that will be dumped out in the President's lap within the next week or

So the line-item veto, which was one of the centerpieces of this contract that you would expect people to be celebrating today, is not law today, and it is not law today because the self-proclaimed revolutionaries did not want the revolution to occur so early that it might clip a little of their pork barrel out of the appropriations bills.

It is also appropriate, as we look at and evaluate what has happened with reference to this Contract on America, to look at what lies ahead in the next few days. We got an indication of how really extreme its proponents are in comments that were made over the last

couple of days, the incredible declaration of Speaker GINGRICH, the contract's father, that, "I don't care what the price is. I don't care if we have no executive offices and no bonds for 60 days. Not this time," in indicating in a speech in front of the Public Securities Association that he is ready to shut down everything if he does not get it exactly his way.

Indeed, after those very inappropriate remarks, the dollar plunged as much as 5 percent in world markets, interest rates went up sharply, and we are already paying for this extremist zeal that says, "I don't care what the price is as long as I get it my way." That is the same kind of approach that is really what is the cause of not passing more items in the contract, some of which are decent principles and could have been shaped in a bipartisan fashion to a point of moderation.

But when you take such an extremist, such a zealous point of view that you are willing to shut down everything if you do not get it your way, then you often do not get it America's way. In fact, at the same time that this remark was being made, Americans were themselves speaking out.

The Wall Street Journal reported on Friday the latest results, that Americans by a vote in one poll of almost 2 to 1 disapprove of the job that this Contract-on-America Congress doing. I think it is because much of the same sense of extremism that characterizes the Speaker's remarks on Friday, that are reflected in the remarks of one of the Nation's leading Republicans in commenting on his party. Former Governor Kean of New Jersey, saying this was not the year for him to run, declared this month: "I'm moderate. I'm in a party that's becoming radicalized. That creates a problem.

Indeed it is a problem, not just for Governor Kean. It is a problem for America.

You can thumb through the TV Guide where they printed that contract and you can look at it inside out, upside down, backward and forward, and one of the things that you will not find in there is the Republican Medicare plan. That is, the Republican "pay more, get less" Medicare plan.

You will not find, in your TV Guide or anywhere in the Contract on America, the claim that what we need to do is to cut the Medicare Program by \$270 billion, that we need to raise the premiums for our seniors and our disabled people, that we need to raise the deductible and we need to find some way to have the largest cut in Medicare in our Nation's history.

Of course, you just saw a report presented by one of our committees. You will not find anywhere in the contract or in the report of this Congress's work a copy of the piece of legislation to implement that.

That is particularly unfortunate, because it was only a short time after the announcement of the contract that the Speaker was saying in November and actually reading from parts of the contract what seemed to me to be a very desirable reform.

He said,

We will change the rules of the House to require that all documents and all conference reports and all committee reports be filed electronically as well as in writing, and that they cannot be filed unless they are available to any American citizen who wants to pull them up. Thus information will be available to any citizen in the country at the same moment it is available to the highest paid Washington lobbyist.

Well, the problem that we find ourselves in on this first anniversary of the contract, the Washington lobbyists, some of them have the Medicare cut, \$270 billion. No Democratic Member of Congress has it. No citizen anywhere in this country can go to the Internet, can go to any kind of system and get a copy of this bill, because it is yet to be presented.

In fact, what occurred on Friday was a bit of a charade. It was a hearing of the Committee on Ways and Means, not on a bill the way that Congress would ordinarily operate, but indeed what is truly revolutionary. For the first time the Committee on Ways and Means designates one day of hearings on the future of all of our 37 million seniors, the cut of \$270 billion, and what do they have a hearing on? Not a bill but a press release.

They call in their first witness, a Republican actuary who admits under questioning he has never seen the bill. All he has got is the press release. Yet he is an expert on that press release, and he is at least candid enough to indicate that the Medicare trust fund would be secure for 10 years in the future as long as the Republicans plan to secure it with a change of \$160 billion. That leaves \$110 billion out of this plan, 41 percent of the cuts that do not have anything to do with the Medicare trust fund.

If we Democrats and Republicans would come together and work together, we could resolve any of the issues concerning the Medicare trust fund. There is no crisis here that demands immediate cuts and immediate increases in the out-of-pocket cost to the Nation's seniors. No, as their own first witness commented, though all he had was a press release and not a bill, this does not have to be done.

My concern is about the 50 percent of retirees that I was hearing about. Since there was only 1 day of hearings, some of us organized hearings here on the lawn of the Capitol and listened to real people, seniors, come and tell us about the problems that they would face under this Republican Medicare plan. We heard that over 50 percent of our Nation's retirees received only Social Security; that is their sole means of support, and half of those receive only \$7,000 a year.

When this Republican Medicare plan, pay more, get less, raise your premiums, raise your deductible, raise your out-of-pocket cost in order to cut Medicare by \$270 billion, when that

goes into effect, what will be the impact on that 50 percent of the senior retirees who get Social Security and only get \$7,000 a year? They are going to face some tough choices, tough choices about health care versus food, health care versus heat, health care versus rent. They are choices that we ought not to impose on people that have helped to build this into the greatest country in the entire world.

But that is not all that was omitted from the Contract on America as we look back on it. Indeed, at the same time that the press release was the subject of a hearing in the Committee on Ways and Means, we find that the House Committee on Commerce was attacking America's seniors from another direction. That is what reference to Medicaid, which in my State of Texas provides the funding for 3 out of every 4 people that are in a nursing home. They get their funding through Medicaid.

In addition to terminating the Medicaid Program, last week the House Committee on Commerce, though you cannot find it anywhere in your own TV Guide, they came in and abolished all Federal nursing home standards that set the standards for nursing and nursing care for our Nation's seniors. That is right. They say it cannot happen but it has happened, that every nursing home standard is recommended for total elimination from the Federal level

Moreover, the committee even went so far as to reject an amendment offered by one of my Democratic colleagues that would prohibit the States from requiring the spouses of nursing home residents to have to sell their home or car to pay for a husband's or wife's care. That means that under the Republican Medicaid plan, that those 3 out of 4 Texas seniors that rely on Medicaid for their nursing home care, a spouse, unless some other action is taken, could be compelled by a State to have to sell their car or their home in order to simply provide their spouse with long-term nursing home care when no other alternative is available. Omissions from the printed Contract on America, but what is happening in real life, not in the speeches, but what is happening in real life on the floors of this Congress.

When it comes to the way that the Congress actually operates, the way it conducts its business, my main concern with my Republican colleagues is not that they have changed things in this House too much but that they have not changed it enough.

In fact, we heard earlier in the year a good bit about the need to reform the operation of the Congress, the Congressional Accountability Act. But when it has come to real reform in the way the lobby influences the Congress, when it has come to real reform in terms of dealing with gifts, with free ski trips, with the golf caucus, with lavish lunches and dinners, nothing has been done in this Congress on the House

side. All that we have heard is equivocation and procrastination.

As recently as August of this year, Speaker GINGRICH has said that the House Calendar is too full with other items to deal with lobby reform and gift reform, and proposed that perhaps they would prepare a paper on the subject. Recently there has been speculation that when they finish with the Medicare plan, maybe we would get to give some attention to these matters. Indeed, we should, because I sense that between the lines of that contract was basically a dissatisfaction with the way that this Congress has operated in the past.

It is time to get down to the real issues, the campaign finance issue on which Speaker GINGRICH shook hands with the President in New Hampshire, long forgotten. Hardly had the smile faded than that was forgotten, and nothing occurred with reference to campaign finance reform.

So on campaign finance reform, on lobby reform, on gift ban, these are issues that this Congress needs to address if we are to have a real revolution instead of a phony one. When we get down to that issue of lobby reform and gift ban reform, two issues that the Senate had failed to deal with are issues that my Democratic colleagues have been urging.

On the issue of lobby reform, the Honorable George Miller of California has suggested that one of the most effective lobby reforms would be to simply require that any time an amendment or a bill is offered, you have to indicate any lobbyist who had a hand in writing it. I sat through a hearing where the committee counsel actually would turn around and talk to the lobbyist that helped write the bill on committee computers, in order to give the answers to questions that were being raised about the bill.

Do the American people, in a spirit of openness, not have a right to know who writes the legislation here and if it is one of these special interest lobbyists? Let us honor them and give them the attention that they deserve by actually putting their name down as a part of our rules, as the gentleman from California [Mr. MILLER] has suggested.

When it comes to gift ban, though I am encouraged by the progress that the Senate has made, as I have studied that measure, one of the unfortunate deficiencies in the bill is that, unlike what my Democratic colleagues passed before I reached the Congress during 1994, this gift ban legislation says absolutely nothing about books and book royalties and payments from the likes of Rupert Murdoch or anyone else to a Member of Congress in order to have a book.

I think the American people are concerned about that issue. I see no reason why our gift ban and lobby legislation ought not to address the issue of book royalties and book payments to Members, because that is a way to circumvent these matters. If you have

someone who can come along and offer a \$4.5 million book contract or can offer large royalties on a book, certainly that can influence the legislative process.

It is appropriate that this Congress provide meaningful gift ban and lobby reform, not just partial, by dealing with the gift ban issue, the book issue, and by dealing with the question of which lobbyists are writing which laws. Of course this Congress has additional need to approach these issues and deal with these concerns because of the ethical cloud that has hung over it.

Rather than deal with that, let me go back a few years and turn to the speech of Speaker GINGRICH when he was Congressman GINGRICH, discussing the issue of our ethics process here in the House, which I think is very important to the whole way that we review the Contract on America and the whole way that the Congress is viewed by the American people.

He said from this very place, in the well of the House, on July 27, 1988, and I am quoting from the CONGRESSIONAL RECORD from Speaker GINGRICH, :

In order to conduct a thorough and credible investigation, the special counsel needs unlimited subpoena power. Both Common Cause and I insist that in order to carry out the responsibilities of an outside counsel effectively, it is necessary for the counsel's authority and independence to be clearly and publicly established. The special counsel must have the authority and independence necessary to conduct the inquiry in an effective and credible manner.

Speaker GINGRICH, then Congressman GINGRICH from Georgia, said:

Clearly this investigation has to meet a higher standard of public accountability and integrity. I think it is vital that every Member reflect on the fact that the integrity of the House is at stake, and that all of us have a responsibility to ensure that the standards being set are those of an extraordinary investigation.

I could not have said it better. I do not know a Member of this House who could have spoken more eloquently on the subject of the authority and the direction of an independent counsel.

Why is it that those good words of Speaker GINGRICH in 1988 have been forgotten? It seems to me that we should, in the course of discussing the general issue of ethics in this House, consider having independent counsel available when there are questions raised about a Member's conduct that has this kind of broad authority. Certainly that is true with reference to an investigation of a Speaker.

Indeed, at the same time Speaker GINGRICH also said:

It seems to me for this investigation to have any legitimacy, it has to be allowed to follow the leads wherever they lead, and it seems to me that it ought to be that the independent counsel has to be truly independent. He cannot be on a short leash held by the Democratic chairman of the committee.

There again is some very insightful comment that it does not pay to have an ethics investigation. If you are going to take your watchdog and you

are going to keep him on such a short leash that they cannot watch anything, they do not have full authority, then what good is it to have a watchdog in the first place?

Fortunately, we know exactly what an independent counsel for the Ethics Committee ought to do because in addition to these comments, Mr. GING-RICH outlined in 1988, along with the outline from Common Cause, exactly what should occur.

He issued a press release insisting that the House Ethics Committee give the special counsel appointed to investigate the Speaker at that time the independence necessary to do a thorough and complete job. He said he was discouraged by several news reports that the special counsel, Richard Phelan, would be restricted in the scope of his investigation, and he proceeded to write the chairman of the Ethics Committee a letter identifying what the authority of the special counsel could be.

He was very proud of the fact that Archibald Cox, the then head of Common Cause, joined in the recommendations for what a special counsel should be permitted to do. He referenced the Common Cause letter that it "commit itself," the Ethics Committee, "to the following measures:"

No. 1, the outside counsel should have full authority to investigate and present evidence and arguments before the Ethics Committee

concerning questions about the Speaker:

No. 2, the outside counsel shall have full authority to organize, select, and hire staff on a full- or part-time basis in such numbers as that counsel reasonably requires, and will be provided with such funds and facilities as the counsel reasonably requires;

No. 3, the outside counsel shall have full authority to review all documentary evidence available from any source and full cooperation of the committee in obtaining such evidence;

No. 4, the committee shall give the outside counsel full cooperation in the issuance of subpoenas:

No. 5, the outside counsel shall be free, after discussion with the committee, to make such public statements and reports as the counsel deems appropriate;

No. 6, the outside counsel shall have full authority to recommend that formal charges be brought before the Ethics Committee, shall be responsible for initiating and conducting proceedings if formal charges have been brought, and shall handle any aspects of the proceedings believed to be necessary for full inquiry.

No. 7, the committee shall not countermand or interfere with the outside counsel's ability to take steps necessary to conduct a full and fair investigation.

No. 8, the outside counsel will not be removed, except for good cause.

□ 1230

Those are the eight guidelines, not from me, but from Speaker GINGRICH, endorsing a position of Common Cause in 1988, concerning the way to structure an independent counsel. It is time that this Congress adopted the same kind of approach.

Indeed, Common Cause has not been silent to this Congress. In a communication this past week, the new head of Common Cause, Ann McBride, has said let us do the same things again. Just because it is 1995, instead of 1988, that is no reason to forget these eight principles, just because we might be dealing with a Republican Speaker instead of a Democratic Speaker. That is no reason to set up a separate standard of conduct.

Our laws are to be applied fairly, certainly our ethical precepts, without regard to whether we are dealing with Democrat, Republican or independent, because it is the people's business we are doing. And an ethical cloud hangs over this House when there is no true independent investigation or when there is any attempt to muzzle the watchdog independent counsel that needs to be appointed to attend to these matters.

So it is that this past week the chairman of the House Committee on Standards of Official Conduct has received a communication from Ann McBride, the president of Common Cause, calling for exactly the same thing to occur. Referring to the 1988 letter concerning the Democratic Speaker at that time, and saying, as I have indicated, that at that time in the investigation of the Speaker it was Mr. GINGRICH himself who stated he agreed with the points made in Common Cause's letter, endorsed the above measures and called for providing the outside counsel with true independence and full leeway in pursuing the investigation.

She says:

Common Cause has long supported an appropriate role for an independent voice in dealing with congressional ethics matters. Appointing an outside person with unquestioned integrity, with a nonpartisan background and experience in dealing with matters of this kind, will be a critical matter in obtaining a publicly credible result.

I could serve to repeat and to underline and to emphasize each of those phrases, because that is what we are looking for in an independent counsel; someone who has the power to get the job done and someone who has the independence, the unquestioned integrity, the nonpartisan background, the experience in dealing with matters of this kind, to achieve a publicly credible result. Not a result that helps Democrats; not result that a whitewashes Republicans; but a result that is fair and independent and thorough.

That is what Common Cause, as of last week, said is needed. The same thing, the same position that they took in 1988, when the shoe was on the other party, on the other foot.

The process—

Common Cause says—

that the Committee uses in looking into this matter involving Speaker GINGRICH, the most powerful Member of the House of Representatives, will directly reflect on the integrity of the institution. We urge the committee to retain an outside counsel and to

clearly and publicly establish the counsel's authority and independence.

The Hartford Current has adopted the same call and with good reason. They say:

An outside counsel should not be hamstrung by a narrow mandate. No questions should be left unanswered. If they are, Mr. GINGRICH would serve under a cloud.

And so, as we do a full and fair evaluation of this contract, we find that one of the biggest questions that remains unanswered is how the great proponent of this contract, the person who said as recently as Friday that he did not care what the price is, he did not care what the consequences were, if it caused interest rates to go up and the dollar to fall, he is willing to shut the Government down, whether we will have a full, fair, and thorough investigation by a nonpartisan person of unquestioned integrity into the charges that have been made.

Mr. Speaker, I think it is essential on this anniversary of the contract, that the Committee on Standards of Official Conduct, which has delayed and delayed and delayed, get about its job, complete this investigation, appoint someone with credibility, and restore the credibility which Americans are increasingly doubting about this institution. Restore that credibility with a full, thorough and fair, nonpartisan investigation of the charges that have been made about Speaker GINGRICH and the book deal, with GOPAC, about all these other ethical charges that raise such serious concerns. Let us finish this Contract on America anniversary party by celebrating with a fair and nonpartisan investigation of Speaker GINGRICH who gave it to us.

DISAGREEMENT WITH THE SENATE VERSION OF WELFARE REFORM

The SPEAKER pro tempore (Mr. TATE). Under the Speaker's announced policy of May 12, 1995, the gentlewoman from Hawaii [Mrs. MINK] is recognized for 60 minutes as the designee of the minority leader.

Mrs. MINK of Hawaii. Mr. Speaker, thank you for allowing me this time to address the House.

Mr. Speaker, this afternoon I would like to provide some insights and comments about the welfare reform bill which we read passed the Senate last week by a very large vote.

Commentators on the welfare reform legislation have been forecasting, rather uniformly, that because of the Senate action and the very large vote that it received, that quite likely, a welfare reform bill will be enacted which parallels basically what the Senate did.

I rise today to take a great deal of disagreement with the Senate plan. I, of course, objected very strenuously to the House-passed bill, which we did some time in May of this year. I will not take the time to recount all of the various disagreements I had with the House plan, but for this afternoon I

want to concentrate on the points in the Senate bill which I find still lacking. As a consequence, I hope that the President and his administration will look at it more carefully, and I hope that they will come to a decision to veto it

As you know, when the House bill and the Senate bill are different, what happens is that both Houses designate a conference committee. Conferees of the majority party basically come together and try to iron out the differences. So the best that we could hope to achieve in the conference compromise, so to speak, would be the level of program as authorized by the Senate version.

Mr. Speaker, it is based upon that assumption that the Senate bill cannot be improved upon that I make my statement today in disagreement and in objection to the Senate-passed bill.

Recently, we have heard members of the majority party taking the well, particularly during our 1-minutes, to exclaim over the fact that the Washington Post has now seen fit to support the majority party with reference to its efforts to reform the Medicare plan, and denouncing the Democrats, on the other hand, for failing to come up with a proposal.

Given the sudden recognition and recognizance of the Washington Post as the critique of the day, I want to read for the RECORD what the Washington Post on September 20, said about the Senate-passed welfare reform bill.

In an editorial which is tagged "Big Majority, Bad Bill," the Washington Post on September 20, said:

You might think from the overwhelming vote in the Senate in favor of the welfare bill yesterday, 87 votes for, 12 against, that this at long last is the sane, responsible approach to welfare reform. That is not the case.

The fundamental flaw in this legislation is that it abandons the principle that the Federal Government will maintain at least some basic system of support for the Nation's poor, especially the poor children.

Wiping out this core guarantee of the Social Security Act is mischievous and should not have been the solution of first resort on welfare. It is true that the Senate did make the deeply flawed welfare bill passed by the House better. The Senate does at least require States to keep up a certain level of spending on the poor in exchange for Federal dollars.

It does not require the States, as the House bill does, to cut off certain classes of children from welfare; kids born of mothers on welfare and to teen mothers. It includes some money for day care, so that children of mothers required to work will have a modest chance of getting looked after, and at least a bit of the current system's flexibility in responding to economic downturns was preserved by the creation of a special fund for States in economic distress.

But, the original idea of welfare reform-

The Washington Post editorial continues to say—

that the system should be changed to do a better job of moving welfare recipients into work and caring for the children of single mothers, was given second place to the quest for turning welfare into block grants to the States.

Of course, it is good for States to try to find better welfare systems, but Mr. Clinton made the best argument against the bill he now supports: That the Federal Government could continue to guarantee a certain minimum to the Nation's poor children and give States ample room to experiment through waivers.

The President has yet to explain clearly why the argument was true some months ago, but is no longer true now. And what will the President and all those Senators who said the House will bill was unacceptable do when a compromise is worked out that moves the legislation towards the House version?

The import of much of the rhetoric from Mr. Clinton, from Democrats who supported this bill, and from many Republicans, is the House bill was awful and that this new Senate bill was about as far as they would go the House's way. Really?

So many politicians have moved so far away from what they said their principles were on welfare even six months ago, that it is hard to have any confidence that even this line will hold. Do the senators mean what they say? Does the President?

And that is precisely why I take the floor today, to express my deep regret that the Senate really, in fact, adopted the most egregious principle that was embodied in the House version, and that is to do away with what is referred to here in Washington, in the legalese of our vocabulary, as an entitlement program.

An entitlement program by definition is not something which is bad and ought to be gotten rid of. What it does, as does Social Security and Medicare and Medicaid, is to provide a guarantee of support for every child, no matter what State they are from, if they meet certain eligibility requirements. A State cannot decide whether children in their States should benefit from the AFDC Program or not, once they have decided to participate.

This concept of individual entitlement and eligibility is critical. It is the only way that we can provide a guarantee safety net for poor children across the country.

Once this entitlement safety net is broken, as in both the House and the Senate versions now, what will happen is that moneys will simply be granted to the States and the States will decide how to establish the criteria, what benefits ought to be allocated to the families, and so forth.

Mr. Speaker, I feel that this creation of 50 disparate benefits programs for people who are truly in need is not the right way to go. The Federal Government should have the right to establish eligibility so that the eligibility is uniform throughout the country. That is what the basic program is and has been over the 60 years that we have had this program entitled "Aid to Dependent Children."

Instead, this year when the welfare debate started, it became a contest of how much money could be saved under the program, rather than the bottom line of how to provide the services to the children which would best guarantee uniformity of application and uniformity of eligibility, no matter where

that child lived in America. It seems to me that principle was very, very important.

That principle also is included in a similar editorial by the New York Times, entitled "A Stampede to Harsh Welfare," which I will not read at this time, but I urge you to look it up, because it really articulates the fundamental error in the policies adopted by the House and the Senate, and, if put into place, if not vetoed by President Clinton, I believe will truly be a step backward.

Over the past 60 years, we have established a fundamental principle of caring about our young children. AFDC is exactly what its title is: aid to dependent children. Somewhere along the line it has picked up this great opposition by the use of the word "welfare" and the depiction of adults being on welfare and receiving these moneys, without any justification, at the taxpayers' cost.

What is lost in the debate is that in this program are 9 million children. Young children, very poor, under circumstances beyond the control of most of these families. I feel that the removal of the entitlement guarantee safety net for these children is a tragic reversal of a policy that has worked well

Now, there will be the naysayers who argue that welfare is not achieving its purpose because too many of the people remain on welfare for extended periods of time. Anybody who would take the time to study the statistics would realize that the average time that a welfare recipients adult spends on welfare is an average of 11 months. Typically, they are in and out of the system in 2 or 3 years.

Typically, what happens is someone finds themselves in a great predicament, comes to welfare, takes the support system that is available, in the meantime looks for a job that they can qualify for, and then goes off on to the job until another predicament such as illness or something confronts that family.

We do not have evidence to indicate that large blocs of people remain on welfare year after year after year. And, so, the hypothesis that this is what is being corrected under the new welfare reform bills, I think, really yields to the mythology that is out there about what is wrong with the welfare program.

What is wrong with the welfare program currently, which I would like to see fixed and which the Republicans did also a year ago, before they took over as the majority party, and which the Clinton administration also advocated before this year, and that was to try to make it possible for these individuals on welfare to find a job.

Mr. Speaker, I think the overwhelming majority of people on welfare would like to work if they could find a job that could support their families and provide adequate funds for child care.

It is the combination of job training, plus the funds for job placement and

child care, which are the critical ingredients for success in this program. Heretofore, only a very, very modest portion of the funding by the Federal Government has been directed to so-called jobs programs for training and job placement and counseling, and very small amounts for the child care support.

So, the only way for the goals that have been established in the Senate bill, of finding jobs and getting the welfare recipients off of welfare, can be achieved is by a very strong program in job training and job location. Otherwise, all we are doing is coming up with a jobs program which replaces the funding with a make-work program which does not yield a long-term job prospect once the time limit is up.

So, cruelly, what will happen is that the 5-year time limit will come up. The person may have had the welfare assistance during that period in a makework type program, and because the time has expired, there would be no further assistance available. I do not think that is the kind of reform that this Nation has been looking forward to.

So, the difficulty with the Senate bill is, again, it does not focus on the necessity for a strong job training program. Well, some of the individuals who have commented on this aspect of the legislation point to the myriad of job training programs that exist in other pieces of legislation and indicate that this would be sufficient to meet that requirement. I wish that were so, because right this very moment, legislation is working its way through Congress which will limit not only the availability of those job training programs, but also the funding has been very severely cut back.

So instead of even keeping an even amount of money going to the States for job training, there will be less. There is no targeting of that job training program to meet the needs of the very low-income person, nor certainly the person who is on welfare.

In order to have a jobs program really make a difference to the welfare family, we need to have a targeted approach which takes these individuals on welfare and guides them through job training programs which actually will yield a job in the end of that cycle of training which can, in fact, support that family.

This is very, very difficult to do, but that is what has been missing thus far and that is really, in my estimation, why so many welfare recipients continue to stay on welfare year after year, because they are not able to get out there and hold down a job and provide child care services to their youngsters, while at the same time earning support for their families.

Mr. Speaker, I certainly hope that there will be a hard look at the Senate version. I certainly hope that the Senate will not recede to some of the beneficial changes that they have made in their bill to the House version, but that remains to be seen.

The block grant approach, which has been adopted by both the House and the Senate, on the Senate side assumes the funding level of fiscal year 1994. That is 2 years past. So we know immediately that the funding will be cutback quite sizably from what the current needs might be, as compared to what they were 2 years ago.

The Senate block grant is roughly about \$17 billion, and that amount of money will remain steady for over a 5-

year period of the bill.

One virtue of the Senate bill is that it requires the States who qualify for the block grant to guarantee that they will spend at least 80 percent of the State funding for the program. The House bill was silent in the maintenance-of-effort requirement, which was a great tragedy. It appears from the House version that all that would be available for the welfare support program would be what was contained in the Senate block grant amounts.

On the Senate side, at least they have included a requirement of 80 percent support continuing from State

funding.

The AFDC program has been unusual in that sense, that the level of welfare assistance is not identical throughout the 50 States. The eligibility and the program benefits are also not exactly identical. But the States can decide how much funding to place, for instance, in the welfare program.

States like mine have been quite generous at a level of around \$600 per month for a family of three, whereas other States have come up with barely half of that amount, and some as low as \$195 per month. So the level of State support varies very greatly, depending upon the willingness of the State to

support the program.

So to that extent there has been State involvement, State decision-making, State policies have been articulated by the very fact that these amounts of monthly support are set at the local level by the States. And the States, then, have a guarantee once they have set that amount that the Federal Government will match that amount so that the welfare program can be funded by 50 percent State contribution and 50 percent Federal contribution.

I am not sure that the formula under the Senate version, even, adheres to that policy. It merely says that the State block grant will be as it was in fiscal year 1994, and that the State's contribution rate must not drop below 80 percent of what has been spent in the previous year.

So we see that there is a very great likelihood that the level of support for the welfare program will be severely taxed and that the contribution rates will be much lower.

The Senate has provided funds for child care and I commend them for it, because realistically speaking, if we expect these recipients to get out there and work and continue to have welfare support for their employment, this certainly is not possible unless there is adequate child care assistance, child care programs, either provided by Federal funds or by the State program.

The time limits of what a welfare recipient must face is the same in both the House and Senate, and so I assume that there will be no changes there. That is a 5-year lifetime limit of welfare support as provided under this program.

In the Senate bill, there is the potential of a 20-percent exemption from this hard-and-fast rule of a 5-year limit, so that the States may exercise some degree of flexibility in terms of deciding who would be cut off at the end of the

5-year period.

The Senate version also has a portion having to do with food stamps and reduces the overall appropriations for food stamps by over \$17 billion over a 5-year period. It has cut the level of benefit for the families and has also prohibited able-bodied, childless adults between 18 years and 50 years of age from receiving food stamps beyond the first 6 months of their qualification for benefits, unless they work half-time or participate in a work-training program. So there have been changes in the food stamp program.

The Senate bill does not include any

The Senate bill does not include any inclusion of the school lunch program. You will recall that there was strenuous debate and disagreement over on this side of the Congress with respect to the attempt to block grant school lunch programs, and the Senate has very judiciously decided to not include the child nutrition programs, and the school lunch program in particular, in

their welfare proposal.

In the House side, also, we had a very negative, punitive proposal, provision in our welfare bill which said that children who are born to a parent receiving assistance could not qualify for additional payments to that family. The Senate decided not to include that as a Federal restriction. On the other hand, they provided it as a State option. So the States may do so with their own program if they deem it necessary.

With respect to teenage mothers, children born of teenage parents out of wedlock, the Senate provision requires that that teenage parent live with an adult and participate in educational

and training activities.

Over on the House side, the House included a provision which prohibited cash benefits to teenage mothers of children born out of wedlock. So there are those two basic differences in that very contentious issue.

□ 1300

There are large changes to the Supplemental Security Insurance Program which will in both drafts, the House and Senate draft, mean the exclusion of many children, disabled children, from benefits that they have been receiving up to the current time.

Effective January 1997, the Senate provision says that individuals with an

addiction that has resulted in a disability which qualifies them for SSI will be eliminated from the SSI program and Medicaid. This is also one of those very controversial measures that came to the House, and the House version is similar to that.

Lastly, I would like to talk about a provision in the Senate bill which has to do with legal immigrants. I can understand the furor of the country, as reflected by their elected Representatives in Congress, on the numbers of illegal immigrants and the burdens that illegal immigrants place upon local communities and the States. And so much of the debate in the States and the local communities and here in Congress has evolved around illegal immigrants and how we must deal with this problem constructively.

In the welfare reform legislation, we do not deal with illegal immigrants, because illegal immigrants already are not eligible for most of these programs in the welfare, food stamps, Medicaid, and so forth and so on. The law specifically prohibits their participation in

these programs.

Unfortunately, there has been now a determination by both the House and the Senate to set down very specific prohibitions of coverage for legal immigrants, people who have followed the process, who have submitted their applications, been deemed eligible and admitted to the United States from all parts of the world. These legal immigrants are now going to be subject to a wide variety of prohibitions and limitations.

For one thing, there will be in the Senate bill a prohibition on their receiving any needs-based assistance, no matter what the program is, for a period of 5 years. This is done on the assumption that legal immigrants come to the United States with sponsors who agree to be financially responsible for these individuals.

What is happening is that this statement of financial responsibility is being deemed to adhere to the immigrant and therefore barring them from being eligible for any needs-based assistance. So in many instances these noncitizens would be ineligible for almost all of these programs, whether it is welfare, SSI, or other types of programs.

The current immigrants would be subject to deeming for 5 years. Future immigrants coming into the United States after the enactment of these bills, for as long as they remain in the United States, would have to have worked for 40 qualifying quarters. In other words, they must work for 10 years, even if in the interim period they have become U.S. citizens, before they can be eligible for any of these needs-based assistance programs.

I doubt seriously that that provision will be upheld in any court. The courts have systematically over the years barred distinctions among citizens, whether a native-born citizen or a nat-

uralized citizen.

But here in this legislation, something that we seldom see, at least I have not seen in the years that I have been here, a specific delineation of eligibility or ineligibility for benefits to a group of citizens of the United States merely because their status was initially that of a legal immigrant, subsequently becoming naturalized and still being barred from the rights and privileges of citizenship. I think that is fundamentally wrong and basically contrary to the Constitution that guarantees equal protection and due process.

I regret that the Senate bill makes that further distinction, not just categorizing the legal immigrants as the House bill does. The House bill has a series of prohibitions to the legal immigrants, but those prohibitions stop just as soon as that individual becomes a U.S. citizen. On the Senate side, those prohibitions continue irrespective of citizenship. I certainly think that that is a provision in the law which has gone too far.

For the reasons that I have stated thus far, I am hoping that the White House and the leaders in the administration that have been following this matter will take a hard look at the legislation that has just passed the Senate and review it carefully, and if it comes out of the conference committee in no better shape than the Senate version, I strongly urge that the White House veto that measure.

Again to reiterate, the most egregious change that has been accepted by both the House and the Senate versions on welfare reform is to repeal and nullify and rescind the most important aspect of the aid to dependent children program, and that is the concept of entitlement which guarantees to children, if they meet the eligibility standards, to have the support of the program.

That guarantee has been removed from the legislation in both the House and the Senate versions, and they have moved to a block grant which leaves to the 50 States the total authority to establish the criteria, the benefit package, and the eligibility. So we will have 50 different programs, 50 different standards, 50 different eligibilities.

I believe that that does ill service to this Nation that has committed over and over again its responsibilities to children. Aid to dependent children, that is, the welfare program, is a program for children. We cannot dismiss that. We cannot forget it. That is what the welfare program is. It is designed to provide care and support and sustenance for our children.

There are 9 million children currently on welfare. It is for these children that we have to assume our responsibility as a nation. I believe that the Senate version dismisses that responsibility without considering what the consequences might well be.

We have heard so much of late, as we arrive at the great national debates leading up to the Presidential elections, about the commitment of this

Nation to family values. I stand very strongly on that commitment to family values.

That is what I base my whole approach on in analyzing the welfare reform bill. How closely does it adhere to my principles of family values? To what extent is protection of the child of paramount concern in the legislation that we vote for or we support? It seems to me it is that guiding principle of the family that has to motivate us in drafting legislation.

What is going to happen to thousands of these families that will not qualify for welfare assistance because they do not quite meet the local standards of eligibility is that they will be without funds. There will be charges made by the States of child neglect because the single parents will not be able to provide them with shelter.

We have read in the newspapers numerous accounts of this already occurring, where a single parent is found huddled in an automobile somewhere in the suburbs trying to keep their family together, and then being arrested by the State authorities for child neglect, and the children then being separated from the single parent and being made wards of the State and put into either orphanages or foster care homes. That is not the scene that I believe a nation committed to family values should support.

Our obligation is to try to continue to the largest extent possible the nurturing care that a parent has naturally for his or her children. I fear that this principle is being dismissed too cavalierly in favor of forcing single parents, most of whom on welfare being women, forcing them to work as the moral obligation which we are underwriting in this welfare legislation. The welfare legislation will be forcing them to work rather than staying at home and providing this family care for their children. I think that this is a very egregious mistake.

If the work ethic is so important and has now become paramount to nurturing of our children, then certainly we have to make it possible for these individuals to get the training they need, to get the job that allows them to support their families without government assistance, and the child care that goes along with it.

So the package of reforms that I see as being compatible with the argument of family values is one that is predicated upon our sense of responsibility to our children, making sure that if the parent must go out to work, that there is adequate child care, and that the breadwinner for that family has a job that can support that family without government assistance.

It seems to me that is where reform ought to take us. It seems to me that that is what has been wrong with the welfare program thus far. It has been lacking in the support elements to enable parents to go out to work.

I look forward to continued debate on

I look forward to continued debate on this issue. I take great umbrage at the commentators who argue that the debate is over and that it is merely a matter of the two Houses coming together with their two versions and compromising, and the assumption is that the President will sign whatever bill comes out

I hope that is not the case. I hope the White House reads the fine print, and that ultimately the principles of family values will prevail in the Congress of the United States for the sake of our children.

EXTENSION OF REMARKS

By unanimous consent, permission to revise and extend remarks was granted to:

(The following Members (at the request of Mr. Doggett) and to include extraneous matter:)

Mrs. Meek of Florida.

Mr. VENTO.

(The following Member (at the request of Mr. Young of Florida) and to include extraneous matter:)

Mr. Forbes.

(The following Members (at the request of Mrs. MINK of Hawaii) and to include extraneous matter:)

Mrs. Seastrand. Mr. Hinchey.

ADJOURNMENT

Mrs. MINK of Hawaii. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 1 o'clock and 12 minutes p.m.), under its previous order, the House adjourned until Wednesday, September 27, 1995, at 12 noon.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XXIV, executive communications were taken from the Speaker's table and referred as follows:

1456. A letter from the General Counsel, Department of the Treasury, transmitting a copy of a draft bill entitled the "Gold Bullion Coin Amendments of 1995"; to the Committee on Banking and Financial Services.

1457. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting a copy of Presidential Determination No. 95-43: Drawdown of Commodities and Services from the Department of the Treasury to support the continued presence and activities of United States members of the EU/OSCE Sanctions Assistance Missions on the borders of Serbia and Montenegro, pursuant to 22 U.S.C. 2348a; to the Committee on International Relations.

1458. A letter from the Assistant Legal Adviser for Treaty Affairs, Department of State, transmitting copies of international agreements, other than treaties, entered into by the United States, pursuant to 1 U.S.C. 112b(a); to the Committee on International Relations.

1459. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting a copy of Presidential Determination 95-38 regarding the eligibility for Mongolia to be furnished defense articles and services under the Foreign Assistance Act

and the Arms Export Control Act, pursuant to 22 U.S.C. 2311; to the Committee on International Relations.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. YOUNG of Florida: Committee of conference. Conference report on H.R. 2126. A bill making appropriations for the Department of Defense for the fiscal year ending September 30, 1996, and for other purposes (Rept. 104-261). Ordered to be printed.

TIME LIMITATION OF REFERRED BILL

[Submitted September 22, 1995]

Pursuant to clause 5 of rule X the following action was taken by the Speak-

H.R. 1816. Referral to the Committee on Commerce extended for a period ending not later than September 29, 1995.

PUBLIC BILLS AND RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII, public bills and resolutions were introduced and severally referred as follows:

> By Mr. STOCKMAN (for himself, Mr. Funderburk, Mr. Young of Alaska, CHENOWETH, and HOSTETTLER):

H.R. 2393. A bill to restore the second amendment rights of all Americans; to the Committee on the Judiciary, and in addition to the Committees on Government Reform and Oversight, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. EVERETT (for himself, Mr. STUMP, and Mr. MONTGOMERY):

H.R. 2394. A bill to increase, effective as of December 1, 1995, the rates of compensation for veterans with service-connected disabilities and the rates of dependency and indemnity compensation for the survivors of certain disabled veterans; to the Committee on Veterans' Affairs.

By Mr. GILLMOR:

H.R. 2395. A bill to amend title XIX of the Social Security Act to eliminate certain requirements on States under the Medicaid Program with respect to minimum reimbursement levels for hospitals, nursing facilities, and intermediate care facilities; to the Committee on Commerce.

By Mr. PAYNE of New Jersey (for himself and Mr. SCHAEFER):

H.R. 2396. A bill to amend the Congressional Award Act to revise and extend authorities for the Congressional Award Board; to the Committee on Economic and Educational Opportunities.

PRIVATE BILLS AND RESOLUTIONS

Under clause 1 of rule XXII,

Mr. LIVINGSTON introduced a bill (H.R. 2397) for the relief of Jacqueline Darby-Maltbie; which was referred to the Committee on the Judiciary.

ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 390: Mrs. MYRICK.

H.R. 427: Mr. MARTINI.

H.R. 709: Mr. HOLDEN.

H.R. 852: Mr. OWENS. H.R. 1024: Mr. MARTINI.

H.R. 1514: Mr. MARTINI, Mr. ZELIFF, Mrs. LOWEY, Mr. WILSON, Mr. ANDREWS, Mr. BAKER of Louisiana, Mr. GOODLATTE, Mr. CLAY, Ms. McKinney, Mr. Weldon of Pennsylvania, Mr. KINGSTON, Mr. BARR, Mr. WATT of North Carolina, Mr. WATTS of Oklahoma, and Mr. LIGHTFOOT.

H.R. 1619: Mr. FOX and Mr. BILBRAY. H.R. 1627: Mr. ANDREWS.

H.R. 1762: Mr. JACOBS. H.R. 1802: Mr. CRAMER.

H.R. 1900: Mr. LUCAS and Ms. DANNER.

H.R. 1974: Mr. ROYCE.

H.R. 2137: Mr. BALLENGER.

H.R. 2333: Mr. JACOBS.

AMENDMENTS

Under clause 6 of rule XXIII, proposed amendments were submitted as follows:

H.R. 743

OFFERED BY: MR. SANDERS

AMENDMENT No. 1: Page 7, line 10, before "Section" insert "(a) MATTERS OF MUTUAL INTEREST -

Page 8, after line 2, insert the following: (b) STRIKES, BOYCOTTS, AND HOT CARGO AGREEMENTS.—Section 8(b)(4) and subsection (e) of the National Labor Relations Act are repealed.

H.R. 743

OFFERED BY: MR. SANDERS

AMENDMENT No. 2: Page 7, line 10, before "Section" insert "(a) MATTERS OF MUTUAL INTEREST.

Page 8, after line 2, insert the following: (b) RIGHT TO FIRST CONTRACT.—Section 8(d)

of the National Labor Relations Act is amended by inserting after "Provided," the following:

That, if a collective bargaining agreement has not been reached within 45 days after certification, the union shall have the option of sending the contract dispute to compulsory and binding arbitration: *Provided further*,".

HR 743

OFFERED BY: MR. SAWYER

AMENDMENT No. 3: Strike all after the enacting clause and insert in lieu thereof the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Teamwork for Employees and Managers Act of 1995".

SEC. 2. FINDINGS AND PURPOSES.

(a) FINDINGS.—Congress finds that-

(1) the escalating demands of global competition have compelled an increasing number of employers in the United States to make dramatic changes in workplace and employer-employee relationships;

(2) such changes involve an enhanced role for the employee in workplace decisionmaking, often referred to as "Employee Involvement", which has taken many forms, including self-managed work teams, quality-ofworklife, quality circles, and joint labormanagement committees;

(3) Employee Involvement programs, which operate successfully in both unionized and nonunionized settings, have been established by over 80 percent of the largest employers in the United States and exist in an estimated 30,000 workplaces;

(4) in addition to enhancing the productivity and competitiveness of businesses in the United States, Employee Involvement programs have had a positive impact on the lives of such employees, better enabling them to reach their potential in the workforce;

(5) recognizing that foreign competitors have successfully utilized Employee Involvement techniques, the Congress has consistently joined business, labor and academic leaders in encouraging and recognizing successful Employee Involvement programs in the workplace through such incentives as the Malcolm Baldrige National Quality Award:

(6) most employers who have instituted legitimate Employee Involvement programs have done so in order to enhance efficiency and quality rather than to interfere with the rights guaranteed to employees by the National Labor Relations Act; and

(7) the prohibition of the National Labor Relations Act against employer domination or interference with the formation or administration of a labor organization has produced some uncertainty and apprehension among employers regarding the continued development of Employee Involvement programs.

(b) PURPOSES.—The purpose of this Act is— (1) to protect legitimate Employee Involvement programs against governmental interference;

(2) to preserve existing protections against deceptive, coercive employer practices; and

(3) to promote the enhanced competitiveness of American business by providing for the continued development of legitimate Employee Involvement programs.

SEC. 3. EMPLOYER EXCEPTION.

Section 8(a)(2) of the National Labor Relations Act is amended by striking the semicolon and inserting the following:

": Provided further, That it shall not constitute or be evidence of an unfair labor practice under this paragraph for an employer to establish, assist, maintain, or participate in-

(i) a method of work organization based upon employee-managed work units, notwithstanding the fact that such work units may hold periodic meetings in which all employees assigned to the unit discuss and. subject to agreement with the exclusive bargaining representative, if any, decide upon conditions of work within the work unit;

'(ii) a method of work organization based upon supervisor-managed work units, notwithstanding the fact that such work units may hold periodic meetings of all employees and supervisors assigned to the unit to discuss the unit's work responsibilities and in the course of such meetings on occasion discuss conditions of work within the work unit: or

'(iii) committees created to recommend or to decide upon means of improving the design, quality, or method of producing, distributing, or selling the employer's product of service, notwithstanding the fact that such committees on isolated occasions, in considering design quality, or production issues, may discuss directly related issues concerning conditions of work: Provided further, That the preceding proviso shall not apply

"(A) a labor organization is the representative of such employees as provided in section 9(a);

"(B) the employer creates or alters the work unit or committee during organizational activity among the employer's employees or discourages employees from exercising their rights under section 7 of the Act;

"(C) the employer interferes with, restrains, or coerces any employee because of the employee's participation in or refusal to participate in discussions of conditions of work which otherwise would be permitted by subparagraph (i), (ii), or (iii); or

"(D) an employer establishes or maintains an entity authorized by subparagraph (i), (ii), or (iii) which discusses conditions of work of employees who are represented under section 9 of the Act without first engaging in the collective bargaining required by the Act: *Provided further*, That individuals who participate in an entity established pur-

suant to subparagraph (i), (ii), or (iii) shall not be deemed to be supervisors or managers by virtue of such participation.".



Congressional Record

Proceedings and debates of the 104^{th} congress, first session

Vol. 141

WASHINGTON, MONDAY, SEPTEMBER 25, 1995

No. 150

Senate

The Senate met at 2 p.m. and was called to order by the President pro tempore [Mr. Thurmond].

PRAYER

The Chaplain, Dr. Lloyd John Ogilvie, offered the following prayer:

Almighty God, Creator of the world, Ruler over all life, our Adonai, Sovereign Lord of our life, we join with our Jewish friends in celebrating Rosh Hashanah, "the head of the year," the beginning of the days of awe and repentance, a time of reconciliation with You and one another. We thank You that we are all united in our need to repent, to return to our real selves for an honest inventory, and then to return to You with a humble and contrite heart. Forgive our sins of omission: The words and deeds You called us to do and we neglected, our bland condoning of prejudice and hatred, and our toleration of injustice in our society. Forgive our sins of commission: The times we turned away from Your clear and specific guidance, and the times we knowingly rebelled against Your management of our lives and Your righteousness in our Nation. O, God, sound the shofar in our souls, blow the trumpets, and wake our somnolent spirits. Arouse us and call us to spiritual regeneration. Awaken us to our accountability to You for our lives, and our leadership of this Nation. We thank You for Your atoning grace and for the opportunity for a new beginning.

Help the Jews and Christians called to serve in this Senate, the Senators' staffs, and the whole support team of the Senate to celebrate our unity under Your sovereignty and exemplify to our Nation the oneness of a shared commitment to You. In Your holy name. Amen.

RECOGNITION OF THE MAJORITY LEADER

The PRESIDENT pro tempore. The able majority leader of the Senate, Senator DOLE, is recognized.

Mr. DOLE. I thank the President pro tempore.

SCHEDULE

Mr. DOLE. Mr. President, leader time is reserved, and there will be a period of morning business now until 3 p.m. There will be no rollcall votes today, and any votes ordered will be stacked to begin starting at 2:15 tomorrow.

At around 4 o'clock today, Senator BUMPERS of Arkansas will offer a space station amendment. We do hope to have amendments throughout the day, and votes on those amendments will be ordered and set aside until tomorrow, so that some of our colleagues who have a holiday today will not miss votes. We will have votes starting at 2:15 tomorrow.

Let me repeat as I did on Friday, if we are able to complete the three remaining appropriations bills this week: VA, HUD; Labor, HHS; Commerce, Justice, State, and the continuing resolution, then we would be in recess until Tuesday, October 10.

Now, it is going to be very difficult because these are rather major appropriations bills. As the distinguished Senator from West Virginia knows, these are the big ones, three of the biggest ones, and there are some contentious issues in each one. I believe, if we have cooperation on both sides of the have cooperation on both sides of the have working with the Democratic leader, Senator DASCHLE. He certainly has been helpful, and I appreciate that very much.

So I say to my colleagues, if we can complete action on the three appropriations bills—not the conference reports but complete Senate action—and the continuing resolution, then there would be a period from this Friday until Tuesday, October 10, which again would accommodate many of our colleagues because of holidays again next week.

I reserve the remainder of my time and yield the floor.

MORNING BUSINESS

The PRESIDENT pro tempore. There will now be a period for morning business not to extend beyond the hour of 3 p.m. with Senators permitted to speak therein for not to exceed 5 minutes each.

Under the previous order, the Senator from Utah [Mr. Bennett] is recognized to speak for up to 45 minutes.

The able Senator from Utah, Senator BENNETT.

(Mr. KEMPTHORNE assumed the chair.)

Mr. BENNETT. I thank the Chair.

I appreciate the opportunity to take some time now. I apologize in advance for the state of my voice. Like many of our colleagues, I have sustained something of a cold or perhaps worse over the weekend. I am delighted we had the weekend so I got some rest and was able to recuperate a little bit. But if my voice gets a little raspy, Mr. President, I assure you there is no intention to do anything but communicate.

TAX REFORM

Mr. BENNETT. When I recently congratulated our colleague from Delaware, Senator ROTH, on his ascension to the chairmanship of the Finance Committee, he was gracious enough to tell me that he would welcome my ideas as the committee begins to deal with tax reform. I do have some ideas I would like to share with Chairman ROTH, and I will take the opportunity within the morning business periodVerDate 20-SE

• This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.



this morning to share them with the Senate as a whole.

I say quickly that many of these ideas are similar to those that were expressed recently by Senator DOLE when he addressed this topic in Chicago.

First, Mr. President, we will start with a little history, and I call your attention to this chart.

We have learned from the 1992 campaign you cannot talk about taxes without a chart, so I decided to get with the program.

Here on the chart you have a red line, and that red line matches the left-hand side of the chart. It shows revenue to the Federal Government from the end of the Second World War until now. It is expressed as a percentage of the total economic output of the Nation, or what the economists call gross domestic product [GDP].

See how exciting that red line is, Mr. President. It is flat, unchanging, unwavering. Now let us look at the green line up here. This green line shows the top personal tax rates, and the chart showing that is on the right-hand side. Back here, at the end of the Second World War, the top marginal tax rate was 91 percent, and it has moved around in the time from then until now.

You will notice there was this one bump. You may remember that, Mr. President. That was the Lyndon Johnson surcharge for the Vietnam war, when everything was left as it was but there was to be a 10-percent increase added after you had fixed your tax return. Interestingly enough, that is the only time that you see any correlation between the top personal tax rate and the Federal receipts as a percentage of GDP. This has gone from 91 percent under Harry Truman down to 28 percent under Ronald Reagan and back up to 40 percent under Bill Clinton, but the impact on receipts has been negligible, if not zero.

That should put to rest the notion that it was the Reagan tax cuts which caused the deficit to soar. The Reagan tax cuts did not impact the percentage of GDP that came into the Government in that period of time.

No, Mr. President, no matter how many tax reform bills were passed, no matter how much Congress tinkered with the tax rates, the amount of money the Federal Government received as a percentage of the economy did not move more than a point. Why? Because every time Congress reformed the system, taxpayers adjusted their behavior in response to that reform and the percentage of their aggregate income coming to the Federal Government stayed about the same. As I said, one exception is this 10-percent surcharge blip that happened before they had an opportunity to adjust.

Now, what did change—I will talk about this later on—is the rate at which the economy grew. In these years, the Reagan years, we had a period of high economic growth, indeed, the longest sustained period of high

economic growth that we have had in this century.

Now, that is important to keep in mind because you look at this flat 19-percent result. Nineteen percent of a big economy produces more money for the Government than 19 percent of a small one. So what we really want most of all is growth. Now, as I said, I will get back to that later on.

As I reflect on all of the debates held over the years on tax policy, I realize that there is one word that comes up over and over again-fairness. Every time we make a change in the tax law, we are told that it is necessary to make things more fair. Franklin Roosevelt pushed for a 91-percent tax rate in the 1930's in the name of fairness. 'Share the wealth.'' That was the cry. Sharing, means being fair. Well, 91 percent is by itself not fair. If it was fully enforced on everyone who had money to invest, it would shut down the economy. People would move out of the United States as they have moved out of the European countries that have tried these kinds of confiscatory rates. So to offset the impact of this confiscatory rate, Congress enacted a series of deductions and exceptions, each one with its own fairness rationale.

What we have done, Mr. President, is this: tip the Tax Code this way to encourage that activity or tip it that way to discourage the other one. And every time we do this, the code gets bigger and more complex. The rich hire more accountants and advisers to help them stay rich, or worse, they refrain from investments that create more jobs and more economic growth in order to avoid the impact of the latest reform.

Do you remember the windfall profits tax? With oil prices going through the roof and inflation gathering steam back in the 1970's, people decided that it was not fair that oil companies, by selling proven reserves already in the ground, would make more money than they had planned on—windfall profits. So in order to be fair about it, Congress put an extra tax on those profits. Well, new domestic oil drilling dropped off, iobs went overseas, and gaslines formed. Congress eventually had to repeal the windfall profits tax after it had done its damage. And at the time of the debate on the repeal, it was argued again that the tax was not fair.

During the recess, Mr. President, back home I sat down with my accountant. It was time to finally file my income tax. I had gotten an extension on the 15th of April. And that was up on the 15th of August.

As we went over the details of my tax return, we got into a discussion of this very issue. And my accountant, unprompted by me, made an interesting comment. He said, "Senator, the present system is not fair to anybody." I find that a great irony, Mr. President, that we have in the name of fairness for some created a system that is unfair to everybody.

So, I say to Senator ROTH, as he asked for my suggestions, I start with

this one. Let us get out a clean sheet of paper and repeal the present Tax Code in its entirety. Let us abolish the IRS as it currently stands. Let us stop the tinkering and create a new system based on the principle that the purpose of taxes is to raise money to run the Government, not to set priorities in the economy. I will repeat that, Mr. President, because it is the heart of what has been wrong and what we must do to make things right. The purpose of taxes is to raise money to run the Government.

Now, the new word that we should enshrine in every tax debate is neutrality. Neutrality is easier to define than fairness because we can test in advance whether a tax system is neutral. We cannot test whether or not it is fair because fairness is in the eye of the beholder. Neutrality means that the Tax Code should not be used to punish the bad guys and reward the good guys. We have other laws for that. The Tax Code should be used to collect money for the Government in as neutral nonintrusive a way as possible leaving the marketplace free to set economic priorities based on true economic demand.

Neutrality also means that payment for labor and capital would have the same tax rates. When you look at it this way, some interesting things start to happen. A tax code that is neutral can also be simple; anyone can figure it out, and the goal of a 1040 on a postcard becomes achievable. One that is neutral and simple is also one that can be stable; it need not change. We regress the way we do it now.

Now, there is great power in this idea. With a stable tax code, you will be able to start a business and know that the tax laws will not change on you midstream. You will be able to buy a house, take out a loan, put money aside in a savings account or make any other investment you want and know that there will not be a nasty surprise coming after the next election.

A tax code that is neutral, simple, and stable—that should be America's goal for the 21st century. And if we get it, I believe there will be an added bonus. A system that is neutral, simple, and stable will also be the system that comes the closest to being fair.

Now, I hear the question: "Does this mean, Senator BENNETT, that you are endorsing a flat tax?"

I want to see the recommendations that will be coming from the tax study commission that Senator DOLE and Speaker GINGRICH appointed, the one headed by Jack Kemp, before I lay out any specifics. But, yes, I do endorse the concept of a flat tax as one way to get a system that is neutral, simple, stable, and fair. There may well be others. I am a cosponsor of the Nunn-Domenici proposal, but I salute the Kemp commission for looking at all of them, as I know they are doing.

Now, the purists will say, to be completely neutral a flat tax should have no deductions. Theoretically they are VerDate 20-SE

right. However, I want to be sure that in making the transition from the present to a better tax system, we do not permit American homeowners to be adversely affected by higher mortgage interest burdens. Home mortgage interest rates currently reflect the value of the existing tax deduction. If we wipe out that single deduction in a single step and leave fixed interest rates where they are, we will penalize everyone who has a mortgage. The deduction should be phased out and only after homeowners can refinance their mortgages at rates that are more advantageous to them than are the existing rates with the tax deduction. And until that happens, I endorse leaving the home mortgage interest deduction as it

On the question of charitable contributions, I point out that we are constantly asked in this Chamber on the Federal level to take care of people who are in trouble, to support eduinstitutions, cational research projects, the arts, or all other kinds of good works in society. Right now much of the burden in these areas is being shouldered by good-hearted Americans who want to help through churches and other charities beyond just paying their taxes. These charities are usually better run and more efficient than the Government.

We should find a way to encourage those Americans who voluntarily give beyond their tax payments to engage in these kinds of activities and thus save the Government money. So I support a continuation of the charitable deduction. And I assume that at least Elizabeth Dole will agree with me on this one.

Now, the deductibility of State and local taxes in Federal income tax systems is, for me, an issue with constitutional overtones. I believe that States have an equal standing with the Federal Government under the Constitution and income should only be taxed once. That is a principle. As I have said, I will wait for the Kemp commission to report on specific rates and levels for a flat tax, but I do ask the Kemp Commission to consider fully the impact of any proposal on the deduction of mortgage interest, charitable contributions and State taxes.

I want the Commission to explore all approaches, just so long as they are neutral, simple, stable and fair.

Let me repeat my longstanding support for indexing the tax rate for capital gains as an immediate improvement in the present system. Taxes should be on real income, not paper income. Our present system of taxing paper profits as if they were real is not only a drag on the economy, but, in my view, it is contrary to the fifth amendment prohibition against taking.

In terms of purchasing power, many Americans have experienced such a loss of their property through the tax law; the Government has taken it. Here is an example.

Suppose, Mr. President, you invested \$10,000 in a business in 1975, just before the great inflation of the 1970's. Say the business survived till now but has paid you no dividend and no interest, no return at all on your money. Your \$10,000 has been locked up in that investment for over 20 years.

Finally, last year you found a buyer who paid you 20,000 1994 dollars. In purchasing power, you had a loss. To break even, you would have had to sell for \$27,540 because your 10,000 1975 dollars lost more than half their value in that timeframe. But in tax terms, you owe Uncle Sam \$2,800 for so-called capital gains.

You not only lost \$7,540 in purchasing power on the principal, you lost an additional \$2,800 in taxes. The unindexed capital gains tax confiscated a portion of your investment, not your gain. In real terms, there was no gain. As I said, Mr. President, to me, that constitutes a taking in violation of the spirit of the fifth amendment. It is time to stop it, stop taxing inflationary imaginary gains.

Our system of double taxation of corporate profits, if the profits are paid out as dividends, tilts the investment community away from equity investment and toward debt. A system that is truly neutral, simple, stable, and fair would avoid this tilt.

The taking on of huge debt by corporate America in the 1980's was not driven by the fabled greed of the Reagan years that some commentators talk so much about. It was driven by the nonneutrality of the Tax Code.

As I said at the beginning, the principal economic goal that we should have is growth. If the tax system produces—back to the chart—19 percent of GDP as revenue to the Government and the economy grows faster than Government spending does, it is clear we can do something positive about our national debt. An expanding GDP allows us to reduce the deficit with increased revenue and not depend on spending cuts alone.

Mind you, I am not saying we do not need to make the cuts, because clearly we do and for a whole series of reasons. However, if we try to solve the deficit problem entirely with spending cuts and ignore the growth side of the equation, we are turning our backs on our biggest opportunity for financial stability in the years to come.

I have seen economic studies that show that if we can increase the rate of growth by simply one-half of 1 percent per year—in other words, if we can grow at around 3 percent a year instead of 2.5 percent a year, the additional tax revenue that will come from that one-half percent, combined with the cuts we propose in Government spending, will allow us to balance the budget in less than 7 years. That is what Senator DOLE was talking about in Chicago a few weeks ago.

Some say the way to get this growth is to have the Federal Reserve devalue the currency. I disagree. We have seen

the dollar drop significantly in recent years, reducing America's share of control of the world's goods, but it has not brought the growth we need. We cannot inflate our way to prosperity, nor can we devalue our way to prosperity, as we learned in the stagflation years of the seventies. We need sound money with price stability tied to a neutral, simple, stable, and fair Tax Code. That is the key to our achieving the higher rate of real growth, combined with discipline on the spending side, that will give us what we need in our fiscal future.

Those are the ideas I would share with the new chairman of the Finance Committee, Mr. President. I believe that the Senate author of the Kemp-Roth bill, who is that chairman, will be receptive to this recommendation.

If I can recap at this point, our financial future depends on the following principles:

First, we need a tax system that is neutral, simple, stable and fair, based on the concept that its purpose is to raise the money we need to run the Government and not to set economic and social priorities.

Second, income should only be taxed once

Third, phantom income should not be taxed at all.

Fourth, our deficit problems should be attacked by both spending cuts and revenue growth, with the recognition that true revenue growth derives not from higher rates but from a stronger economy.

These are the principles that are the root to the solution of our economic ills. I salute Senator DOLE and Speaker GINGRICH for their leadership in creating a commission to focus on economic growth and intelligent tax policy for the next century, and I look forward to the commission's report with great anticipation.

Now, Mr. President, since I prepared these remarks, we have had a very busy schedule in the Senate, and I was unable to deliver them in the time-frame that I had anticipated. As often happens, events overtake you, and there are some other things that have occurred since I prepared this presentation that I would like to share with you at this time.

On September 13 in the Wall Street Journal, Robert L. Bartley, who is the editor of the editorial page of the Journal, produced a piece called "Giving up on Growth." I am dependent upon Mr. Bartley for the first recognition of this 19-percent reality, as he has highlighted that again and again on the pages of the Journal.

I will not take the time to read all of his editorial "Giving up on Growth," but he talks about many of the same things I talked about here. How, if we could only get the economy to grow at the same rate it did during the Reagan years, during the years, Mr. President, when the marginal tax rate was down here rather than up there, that we could solve most of our deficit prob-

lems, because the income would be soVerDate 20-SE

much higher in an economy growing at 3 percent plus than it will be at an economy growing at 2.5 percent that it tips the equation favorably in our balance.

He points out that the Clinton administration has resigned itself, if you will, to 2.5 percent as the highest possible growth we can achieve into the next century, turning their backs on the Reagan experience and the empirical evidence of the Reagan years.

However, whenever this is brought up, people immediately turn to the deficit issue, and we are confronted with the next chart, Mr. President, the chart showing the red ink, the sea of deficits, if you will. Here in nominal dollars is the record of the amount of deficits we had in the last century, so small at the beginning that you cannot even find them on this chart. This little bump is the First World War. We have the Second World War. But here we are, "You see, when Ronald Reagan is elected President, look at the deficits. How can you stand there, Senator BENNETT, and say that we must go back to the Reagan years of high growth when the price we paid for that growth was the tremendous explosion of deficits?"

Then to really scare us, we are shown the next chart, when all of these deficits are accumulated in the form of the national debt, and the national debt goes up to the point where it is projected by the year 2005 to be \$9 trillion.

This is a chart that scares everybody today. Well, Mr. President, let me comment briefly on this chart, before I move to the others, and take an experience out of my own lifetime.

When I was hired as the chief executive officer of the company that I headed for half a dozen years, we had some debt. It was \$75,000. Today, that company has debt in excess of \$7.5 million. If you were to put that debt on a chart like this, it would be even more dramatic than that. Clearly, you need to do something, Senator, this company is headed for bankruptcy because the debt has soared from a mere \$75,000 to \$7.5 million. But, of course, that does not tell the story.

When we had a debt of \$75,000, our total sales were \$250,000. Our debt was more than 25 percent of our total sales. Today, a debt of \$7.5 million on a company with sales of close to \$300 million is an insignificant issue indeed. But while we happen to have debt on the balance sheet of about \$7.5 million, we have cash on the balance sheet of close to \$60 million. You may ask why do you not pay off the debt? Well, it is left over from mortgages on buildings that were built at the time when we did not have that much cash, and there is a prepayment penalty attached to it. That debt is in no way threatening the existence of the corporation; whereas, the \$75,000 debt caused us some sleepless nights. So it is not the nominal amount of the debt that we should look at, but the debt in relation to something else.

Let us go, for a clearer picture, to the next chart. Here is the chart of deficits listed in dollars that are adjusted for purchasing power. What in the previous chart was a mere blip for the Second World War now, in purchasing power, makes it clear that the highest deficit we have ever had in our history was in the Second World War, and none of the subsequent deficits have come close to it. What has happened to the economy? How big was the economy during the Second World War compared to the economy now?

So on the next chart we have computed the debt not as a piling up of nominal dollars, but as a percentage of GDP, or a percentage of the economy. And now you see that in the Second World War, the debt was close to 130 percent of total output. That is, we were spending 30 percent more than the entire economy was producing in the days of the Second World War, as the debt soared. And as soon as the war ended, the debt, as a percentage of GDP, began to fall, and fall dramatically, all the way down to during the 1970's, at roughly 30 percent of the economy. From 130 down to 30—a very different picture than the skyrocketing red ink on the previous chart.

So if you look at it in historic terms, Mr. President, today the debt, as a percentage of the economy, is roughly what it was when Dwight Eisenhower was President of the United States. We did not feel that the economy was in danger of political collapse and financial collapse during the Eisenhower Presidency. But there are differences. Obviously, the major difference is this one. It is growing now. In the Eisenhower Presidency, it was shrinking.

Let us look at the nature of the budget. In the Eisenhower Presidency, roughly 50 percent of the budget was devoted to defense. Today, I wish I could ask the distinguished occupant of the chair to respond because he serves on the Armed Services Committee and could give us a more correct answer. But the defense budget is about 6 percent-no, it is less than that, of the GDP and falling. And it is a relatively small percent of the total budget. What happened here—referring to the chart that did not happen here? Well, in Eisenhower's time, there was no Medicaid, there was no Medicare, there were no middle class entitlements. As I say, the defense spending constituted about 50 percent of the budget.

What has happened is that entitlement spending has taken hold, regardless of whatever else is happening in the economy, and entitlement spending, as we have seen from the Commission headed by the Senator from Nebraska [Mr. KERREY], is going to take us over the cliff

Are we in danger of immediate financial distress? No. When you look at it in this historical context, no. Do we need to do something about our financial circumstance right now, however? Yes, because these lines are going up instead of down. This is the first time

in our history, Mr. President, that the lines have been going up in peacetime. Always before, when the lines went up, it was because of a war, and then they came down. Well, the cold war is over and the lines are still going up.

Now, Mr. President, as I said earlier, there are two parts of this line. One has to do with the amount of debt, and the other, since it is a percentage, has to do with the size of the economy. You can start these yellow lines moving down if you cut spending. But you can also start them coming down if you increase the size of the economy. We are back to growth, as one of the major solutions—one of the ignored solutions—to our fiscal circumstance.

Robert Bartley asks the question in his editorial:

Have the Republicans given up on growth? He says, talking about the importance of growth:

Such discussion ought to start with the heirs of Ronald Reagan, the President who presided over our last period of acceptable growth. But with the withdrawal of Jack Kemp, no strong growth message comes from any of the GOP Presidential contenders, and even the newly ascendant Republicans pitch their rhetoric toward sacrifice rather than hope.

I object to his characterization of the majority leader's position. I think his statement in Chicago, which is in concert with the statement I have just made here, makes it very clear that he at least is determined to support growth as a major goal should he accede to the Presidency. Steve Forbes has just entered the Presidential list, calling for growth as the major goal of the Forbes administration. So there are contenders who, contrary to Mr. Bartley's comment, are focusing on growth. But as a general rule, his criticism, I think, is well taken.

He goes on:

Even Representative Dick Armey's flat tax, in fact an incentive-boosting and investment-oriented initiative, has been promoted so far with arguments about simplification. It is almost as if Republicans are ashamed to promise growth.

Despite their congressional triumph, that is, Republicans are still spooked by rhetoric about "the rich" and a "decade of greed." In the off-year elections, President Clinton's every campaign appearance was marked by assaults against the 1980s; when votes were counted, the 1980s won. The Republicans could boost their own fortunes, and give the nation a badly needed psychological lift, if they started to claim their own birthright, to promise a return to the economic growth of the Reagan years.

I conclude, Mr. President, by going back to the original chart once again, which has been up for so much of my presentation but needs to be looked at again. We have been told ad nauseam that the reason we are in deficit now is because of the disastrous tax cuts of the Reagan years. The fact is, the tax cuts of the Reagan years have no impact on the percentage of the economy that came to the Federal Government.

As Mr. Bartley points out, they had a tremendous impact upon the rate at which that economy grew. NineteenVerDate 20-SE

percent of a rapidly growing economy produces more money for the Government than 19 percent of a stagnant economy.

Mr. President, I certainly support spending cuts. We need to enforce spending cuts for a whole series of reasons.

I conclude by saying that the Republicans in this Senate need to recognize, as Senator DOLE called on us to recognize in his speech in Chicago, that our main goal for the economy should be long-term sustained growth in excess of the 2.5-percent rate for which the Clinton administration is prepared to settle.

If we can do that, Mr. President, if we can get the growth rate back up to where it was in the Ronald Reagan years and then with spending cuts get some control over the runaway entitlement pressures, we will see this line of yellow bars begin to move back down as it has done throughout our history.

We will leave to our children not only a Federal debt that is under control but an American economy that is growing rapidly enough to create the number of jobs and job opportunities that our children and grandchildren so richly deserve.

I apologize for the length of this presentation. As I say, we have opportunities only so often in morning business in which to give them, so I have combined several topics here in a single presentation on a Monday afternoon.

I thank the Chair for his attention. I yield the floor. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. FORD. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. FORD. Mr. President, I understand that the distinguished Senator from North Dakota [Mr. DORGAN], has the balance of the time of 15 minutes. I ask unanimous consent that I have a portion of his time, if not all of it.

The PRESIDING OFFICER. The Senator from North Dakota, by previous order, was to be recognized for up to 15 minutes.

Without objection, the Senator from Kentucky is recognized.

DOT INSPECTOR GENERAL RE-PORT CONCLUDES NO WRONG-DOING

Mr. FORD. Mr. President, earlier this year newspaper reports detailed allegations that FAA personnel may have withheld or destroyed documents to avoid the public release of information embarrassing to our colleague and Democratic leader DASCHLE and Deputy Administrator Linda Daschle, his wife.

Shortly after there appeared further allegations that Mrs. Daschle may

have violated the terms of her recusal at the FAA by involving herself in the agency's consideration of certain policy proposals by the leader for the consolidation of air charter inspections.

The distinguished chairman of the Senate Subcommittee on Aviation, Senator McCain, requested a full investigation of these allegations by the Department of Transportation office of inspector general.

Senator DASCHLE supported that request because he felt the allegations needed a thorough inquiry.

Last Thursday, after an exhaustive investigation of 7 months, the inspector general released his report finding no basis in fact for these allegations.

Mr. President, whenever allegations originally are carried in the press with great fanfare, are investigated and found to be groundless, fairness to all concerned requires that we take the same notice of the resolution as we did the original charge.

Mr. President, let me read just one paragraph from the inspector general's report as it relates to these allegations. I think it says it all.

This investigation disclosed no evidence to substantiate that documents were destroyed as alleged. Nor did this investigation disclose evidence to substantiate that Deputy Administrator Daschle violated her recusal. Accordingly, it is recommended that this investigation be closed.

For the benefit of those who may have missed the stories in Saturday's newspapers, Mr. President, I ask unanimous consent that the report of the inspector general be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

[From the Department of Transportation, Office of Inspector General]

REPORT OF INVESTIGATION—ALLEGED DESTRUCTION OF FAA DOCUMENTS CONCERNING B&L AVIATION

I. PREDICATION

This investigation was predicated on a letter from Senator John McCAIN to Inspector General A. Mary SCHIAVO dated February 8, 1995, requesting an investigation into allegations raised by Gary M. BAXTER, Aviation Safety Inspector, Federal Aviation Administration (FAA), Great Lakes Regional Office. Des Plaines, Illinois, Senator McCAIN transmitted a letter which BAXTER wrote to Senator Larry PRESSLER dated January 3, 1995, containing four separate allegations, one of which alleged destruction of records. On February 3, 1995, FAA Administrator David HINSON also referred the allegation of record destruction to the OIG requesting an investigation.

BAXTER alleged that unspecified FAA documents were destroyed by FAA personnel during the processing of a request for documents under the Freedom of Information Act (FOIA). The FOIA request was made by Attorney Matthew MALONEY in April 1994, seeking records pertaining to B&L AVIATION (B&L) of Rapid City, South Dakota. MALONEY represents the families of two of the victims of a February 1994, crash of a B&L aircraft in North Dakota. Essentially, BAXTER alleged that documents were destroyed because the public release of those documents may be embarrassing to Senator

Tom DASCHLE of South Dakota and his wife, Linda DASCHLE, who is Deputy Administrator of the FAA.

Linda DASCHLE was nominated FAA Deputy Administrator by the President on November 19, 1993, and confirmed by the Senate on November 20, 1993. At the outset of our investigation, Deputy Administrator DASCHLE disclosed to the OIG that in the summer of 1994, she had selected an FAA employee from Rapid City, South Dakota, to temporarily serve on her immediate staff. This disclosure raised issues concerning Deputy Administrator DASCHLE's recusal from matters involving her husband because the employee had been directly involved in working with Senator DASCHLE's staff during 1993 and 1994 on the issue of consolidated inspections.

II. BACKGROUND

On February 24, 1994, a plane owned and operated by B&L, crashed in Minot, North Dakota. The crash killed everyone on board, including a B&L pilot and three Indian Health Service doctors. The investigation by the National Transportation Safety Board (NTSB) cited both pilot error and poor weather conditions as factors contributing to the crash.

B&L was established in 1968 by Mr. Merl BELLEW and a former partner. The company consists of an air taxi operation, a repair station, and a pilot school. It employs approximately eight individuals and owns and operates approximately 20 small aircraft. B&L is an authorized FAA air taxi operation, in accordance with 14 CFR Part 135. As such, it is required to undergo bi-annual inspections by the FAA in order to ensure its compliance with Federal Aviation Regulations (FARS). Additionally, B&L contracts with certain government agencies to provide various services. These agencies include the Department of Agriculture (USDA), U.S. Forest Service (USFS) and the Department of Interior (DOI), Bureau of Indian Affairs (BIA).1 Unlike the FAA which inspects for compliance with the FARS, these agencies inspect for compliance with contract speci-

fications once a year.

Over the past 10 years, Senator DASCHLE has performed constituent services on behalf of B&L which involved contacts by Senator DASCHLE and his staff with officials of the FAA. The most significant area of constituent service involved the issue of consolidated inspections for aviation charter operations.

In 1992, BELLEW personally raised the issue of consolidating aviation inspections to Senator DASCHLE. B&L voiced concern over alleged redundant inspections conducted by the FAA and the USFS. This prompted the Senator to become involved on behalf of his constituent. Between June 1992, and April 1994, Senator DASCHLE and his staff pursued the issue of consolidating aviation inspections through meetings and correspondence with the FAA and the USFS.

Senator DASCHLE ultimately introduced an amendment to the Federal Crop Insurance Reform and Department of Agriculture Reorganization Act of 1994 transferring USDA aviation inspection authority to the FAA. The amendment was unanimously adopted by the Senate but resulted in compromise legislation based on questions raised by Congressman Charlie ROSE. The compromise legislation required a study be performed by a joint FAA/USDA review committee. In its report, dated May 1995, and signed by the Secretaries of Agriculture and Transportation on July 31, 1995, the committee concluded that "Alternate 1 [i.e., the current system] was the only alternative which fully satisfied the mission preparedeness and safe-

ty oversight criteria contained in the Act.''VerDate 20-SE

Footnotes at end of article.

By letter dated August 8, 1995, Senator DASCHLE requested that the Government Accounting Office (GAO) review the results of that study and address nine specific questions concerning the issue of consolidating inspections, leaving the issue unresolved The merits of Senator DASCHLE's proposal were beyond the scope of this investigation.

Our investigation identified issues beyond the scope of the alleged destruction of documents and the related issue of Deputy Administrator DASCHLE's recusal. These issues are being resolved through a separate inquiry by the OIG.

III JURISDICTION

The Office of Inspector General (OIG) for the Department of Transportation (DOT) was created under the Inspector General Act of 1978 (P.L. No. 95-452). Under the Act, the OIG has broad authority to conduct audits and investigations concerning the programs and operations of the DOT. The DOT is comprised of 10 Operating Adminsitrations including the FAA. In conducting investigations under the Act, determinations are made concerning investigative authority. The following jurisdictional determinations were made in this case:

1. The allegation concerning the alleged destruction of FAA documents was made by an FAA employee and concerned several aspects of the programs and operations of the FAA including the FAA's regulatory oversight of B&L. OIG determined that investigative authority over alleged destruction of FAA documents, is within the jurisdiction of the OIG, OIG also determined that investigative authority over the FAA's regulatory oversight of B&L is within the jurisdiction of the OIG.

2. An issue was also presented concerning the recusal of FAA Deputy Administrator Linda DASHCLE. On February 6, 1995, Deputy Administrative DASCHLE disclosed to OIG that she had selected an FAA employee from Rapid City, South Dakota, to temporarily serve on her immediate staff. This employee had been directly involved in working with Senator DASHCLE's office on the proposal to consolidate aviation inspection. OIG determined that investigative authority over the Deputy Administrator's adherence to her recusal is within the jurisdiction of the OIG.

3. In many cases, issues are presented in which the investigative authority of the OIG overlaps with other investigative authority. For example, constituent service performed by a U.S. Senator and the programs and operations of the USFS are not within the jurisdiction of the DOT/OIG. The NTSB is independent of DOT and, therefore, is not subject to OIG audit or investigation. However, the Intersection between FAA employees and USFS personnel; the interaction between FAA employees and Senator DASCHLE and his staff; and the interaction between FAA and NTSB personnel were each relevant to the investigation of the alleged destruction of documents. Accordingly, OIG determined that investigative authority over these interactions is within the jurisdiction of the

IV. METHODOLOGY

The OIG staff conducted the following interviews: (1) Senator Tom DASCHLE; (2) Linda DASCHLE, the Deputy Administrator of the FAA; (3) A current and former member of Senator DASCHLE's staff; (4) FAA officials who interacted with the Deputy Administrator's office; (5) FAA officials involved in responding to the FOIA request; (6) FAA Aviation Safety Inspectors in Rapid City, South Dakota; (7) United States Forest Service personnel; and (8) Departmental and FAA ethics officials.

The OIG staff obtained and reviewed the following documents: (1) a copy of the docu-

ments submitted by the FAA to MALONEY in response to the FOIA request; (2) FAA files related to the FOIA request; (3) working files of those responsible to respond to the FOIA request; (4) documents requested from Senator DASCHLE's office; (5) Senator Hank BROWN's inquiry to the FAA pertaining to B&L, based on a letter from Bill DICKSON, Regional Aviation Officer, USFS, dated April 1984; and (6) documents pertaining to the recusal of the Deputy Administrator from FAA matters involving her husband and South Dakota.

The OIG staff obtained and reviewed the following reports: (1) the "Statement of the Office of Senator Tom Daschle Regarding Consolidated Federal Air Charter Safety Inspections and Related Matters," issued on February 17, 1995, in response to media attention given to Senator DASCHLE's relationship with B&L; (2) NTSB Factual Report on the B&L crash, NTSB ID: CHI94GA093; (3) Boeing 757 Wake Turbulence, A Review of the Actions of the Federal Aviation Administration;" (4) "Interagency Aviation Inspections. A Joint USDA/DOT Study." Report to the United States Congress Pursuant to Section 306 of the Federal Crop Insurance Reform and Department of Agriculture Reorganization Act of 1994, P.L. 103-354.

V. INVESTIGATIVE RESULTS

A. Alleged destruction of documents

1. Synopsis

We investigated the alleged destruction of documents related to the April 1994, FOIA request pertaining to the February 1994, crash of an aircraft owned and operated by B&L. The crash, which resulted in the death of three U.S. Department of Health and Human Services, Indian Health Service (IHS) doctors, and a pilot employed by B&L, occurred while B&L was performing services under an IHS contract.

We concluded that no documents were destroyed. However, we confirmed that FAA withheld certain documents. The FAA transmittal of documents to MALONEY indicates. that some documents were withheld "for legal review" but fails to appropriately cite applicable exemptions and fails to reference the scope of the documents withheld, thereby denying the requester the right to appeal under the FOIA. The documents withheld primarily consisted of B&L company manuals which may have been withheld under FOIA exemption four, Title 5 U.S.C. §552(b)(4). This exemption allows for the withholding of privileged or confidential commercial information. Nonetheless, the FAA was required to specify this in the response to MALONEY, which was not done. We attribute this to carelessness and a significant lack of procedures in the FAA for handling FOIA requests. We also identified three sets of circumstances which resulted in BAXTER's suspicions that documents were being destroyed. Details surrounding those circumstances are provided below.

Our conclusions regarding a lack of proper procedures for handling FOIA requests parallel the findings contained in a report by the Department of Transportation's General Counsel and the FAA Deputy Administrator in July 1994, concerning a FOIA request on the Boeing 757 Wake Turbulence issue. We confirmed that the FAA has taken corrective actions in response to that report, the report had not been issued and the corrective actions were not yet in place at the time of the MALONEY FOIA request.

2. Background

The statutes and regulations applicable to this matter include: Title 5 U.S.C., Section 552, the Freedom of Information Act; Title 49 C.F.R., Part 7; FAA Order 1200.3, Public Availability of Information; and Title 18 U.S.C. 2071, Concealment, removal, or mutilation of records and reports.

Gary M. BAXTER, Aviation Safety Inspector, FAA, Great Lakes Region (GLR), was the Staff Specialist assigned to handle B&L FOIA requests. By letter, dated January 3, 1995, to Senator Larry PRESSLER, BAXTER alleged that documents which were releasable under the FOIA were improperly withheld or destroyed. The FOIA request in question, dated April 27, 1994, was filed with the FAA by Matthew MALONEY, Attorney, SHERMAN, MEEHAN & CURTIN, P.C., Washington, D.C. The FOIA request was for documents in the custody of the FAA pertaining to B&L, an FAA certified air taxi operation. The request listed nine categories of documents including "all data or informa-tion in the custody of the FAA received from any government agency or official, including elected officials.

On May 5, 1994, BAXTER forwarded the FOIA request to Cathy JONES, Manager, Flight Standards District Office (FSDO), Rapid City, South Dakota, the office responsible for B&L's certification. JONES directed her staff in the FSDO to gather all B&L related documents and provide them to her. On May 12, 1994, BAXTER verbally advised JONES she did not have to provide: national database information; her notes notifying her employees of the B&L accident; her instructions to her employees about gathering information to assist the NTSB; and documents relating to B&L's pilot school and repair station. Nonetheless, JONES decided to only segregate her notes and the national database printout. Our inquiry disclosed that JONES sent all other documents, including the pilot school and repair station records, to BAXTER.

In his letter to Senator PRESSLER, BAX-TER stated: "She [JONES] told me that the Division Manager of Flight Standards Division had told her to destroy some parts of B&L's Operator File because of Senator DASCHLE's intervention on behalf of his wifes [sic] (Linda DASCHLE #2 in the FAAs) friend Mr. Merl BELLEW. (Owner of B&L Aviation). She went on to say that she did get rid of some of the documents but forgot exactly what other parts she was told to destroy.

3. Circumstances which raised suspicions about documents

Our inquiry disclosed no evidence that David HÂNLEY, Division Manager, FAA GLR, or JONES, destroyed or withheld documents in response to the FOIA request. Additionally, HANLEY did not instruct JONES to destroy or withhold any documents pertaining to the FOIA request. JONES and HANLEY each provided sworn affidavits denying the allegations. However, the inquiry disclosed that three sets of circumstances involving the FAA's handling of documents contributed to the basis for questions raised by BAXTER concerning the response to the request.

a. The Bown memorandum

The first circumstances involves a misinterpretation of instructions from JONES to BÂXTER. On May 13, 1994, JONES called BAXTER to advise she was sending the FOIA package to him. During that conversation, JONES suggested to BAXTER that HANLEY review the documents. JONES wanted the package of documents reviewed because it contained an unedited draft memorandum of a meeting between Richard BOWN, Operations Unit Supervisor, Rapid City FSDO, and William DICKSON, Regional Aviation Officer. United States Forest Service (USFS), Lakewood, Colorado. At the time of its original preparation, in December 1993, two paragraphs from the draft version wereVerDate 20-SE

edited out before the memorandum was finalized. This editing was done at the direction of HANLEY because he viewed these paragraphs as containing BOWN's opinions. OIG's review of the draft memorandum disclosed that BOWN's opinion supported the consolidation of inspections. The final version of the memorandum was sent to Senator DASCHLE's staff by BOWN at the request of Senator DASCHLE. Because the draft memorandum differed from the final version, JONES was unsure whether the release of the document under the FOIA request was appropriate and wanted HANLEY to review the document.

Our inquiry disclosed JONES affixed a yellow post-it note to the package of documents which indicated HANLEY needed to review the package containing the draft memorandum described above. Despite written and verbal requests from JONES to BAXTER for HANLEY to review the documents, BAXTER did not follow through on JONES' request and HANLEY never saw the documents. The FOIA response was signed out by [deleted] Flight Standards Division, FAA GLR, for HANLEY on July 14, 1994.

b. The package of Forest Service documents

The second circumstance which contributed to BAXTER's suspicion involves a package of 61 pages of USFS documents pertaining to B&L, which were received by BAXTER from JONES in response to a subsequent B&L FOIA request in December 1994. During an interview, BAXTER told the OIG these documents raised concern on his part because he did not receive them from JONES during his processing of the earlier MALONEY request and because one document in particular was titled "Response to DASCHLE Squeeze."

We have reviewed the documents in question. They contain information pertaining to USFS inspections which were critical of B&L, and USFS opinions of the FAA which were also critical. The documents also detail efforts by Senator DASCHLE's office to have the USFS relinquish its inspection authority. However, our investigation disclosed that at the time the FAA responded to the MALONEY FOIA request in July 1994, the FAA was not in possession of these documents. The FAA did not receive these documents until September 1994, when they arrived in the Rapid City FSDO. The documents were sent to Rapid City by an air safety investigator, National Transportation Safety Board (NTSB). An interview of the NTSB investigator disclosed that the documents received were from an attorney (name unrecalled by the NTSB investigator). The investigator told the OIG that since the accident investigation of the B&L aircraft that crashed in February 1994, had been concluded, the documents were of no further use and were forwarded to the Rapid City FSDO. c. Documents withheld for further legal review

The third circumstance involves 28 pages that were initially withheld in July 1994, under the MALONEY FOIA request." documents contained, among other things, information relating to the FAA's interaction with Senator DASCHLE's office and USFS inspections of B&L. In November 1994, MALONEY inquired as to the disposition of the documents. BAXTER became suspicious of the way these documents were handled when he inquired with the Office of Assistant Chief Counsel (OACC), GLR, and learned they had misplaced the documents. Upon receipt of a second copy of the documents from BAXTER, OACC eventually approved their release.

In a cover letter sent with the initial release of documents to MALONEY, dated July 14, 1994, the FAA GLR indicated that they released 615 pages in response to the FOIA request. They advised MALONEY that "the Great Lakes Assistant Chief Counsel is currently reviewing a small number of pages. This office will respond to you regarding the additional information as soon as it has been cleared." Our interview with the GLR Assistant Chief Counsel's Office disclosed they misplaced the documents in question, and, therefore, forgot to review them. Our investigation disclosed OACC never located their original copy of the pages but obtained a second copy from BAXTER. Following a subsequent written request by MALONEY in December 1994, these additional pages were reviewed and released.

4. OIG's analysis of FAA's FOIA response

Our investigation disclosed that the FAA maintained no record of the documents released nor did they maintain an exact duplicate set of the documents produced in response to the MALONEY FOIA request. Instead the investigation disclosed the FAA lacked proper procedural guidelines in handling FOIA requests as described below. As part of our inquiry, we obtained from MALONEY a copy of all documents he received in response to his FOIA request. We also obtained a copy of the documents from the FAA, Office of Public Affairs (OPA), for comparison purposes.⁴

The documents sent to OPA were prepared by [deleted] FAA, GLR, on February 7, 1995. As part of that process, [deleted] told the OIG [deleted] created a handwritten index of items sent and withheld under the MALONEY FOIA request.⁵

The handwritten index reads as follows:

The nandwitteen mack reads as follow	,
Items sent to APA [sic] 61	6 Pages
1. Provided to RAP FSDO by USFS on 9-23-92	13
Administrator	89
3. Follow up Action by PMI	32
4. Repair Station File	45
5. DME File	17
6. Current 135 File	276
7. Archived 135 File	144
TotalItems not sent	616
1. Accident Prevention Counselor	
File	23
2. Written Test Examiner File	52
3. Pilot School File	93
4. IA File	18
 Total	186
The index identified seven group	ns of

The index identified seven groups of records sent to MALONEY (616 pages) and four groups withheld (186 pages). Individual documents were not identified with either group.6

Our analysis determined the following discrepancies:

- 1. The items indicated on the index as "Items not sent" were, in fact, sent to MALONEY in July 1994.
- 2. The "Accident Prevention Counselor File" identified as Item (1) in the "Items not sent" section consisted of five pages, not 23 as indicated. We determined this through interviews and a review of the original file at GLR.
- 3. The "Repair Station File" identified as Item (4) in the "Items sent to APA" section was, in fact, not sent to MALONEY. The file consisted of the company manual and related documents.
- 4. The "Current 135 File" identified as Item (6) in the "Items sent to APA" section consisted of 275 pages. However, MALONEY only received 124 pages. The 151 pages not received were the "B&L Aviation Company Manual."
- 5. The "Provided to RAP FSDO by USFS on 9-23-93" group of documents identified as Item (1) in the "Items sent to APA" section consisted of 23 pages. MALONEY received

only nine of these pages. The remaining four pages, which were USFS documents, were not sent.

In addition, we compared the pages with-held for legal review by the OACC with the documents initially received by MALONEY. The comparison disclosed that in the original response to the FOIA request, MALONEY, in fact, received all of the substantive documents. Therefore, MALONEY received the documents twice, in July 1994, and December 1994. This contradicts FAA GLR's assertion that the documents were "withheld" by OACC.

5. Senator Daschle's interaction with the FAA

We examined the official activities of FAA personnel in connection with B&L during the period 1985 to 1995, including the issue of consolidating aviation inspections of air charter companies. This examination also included a review of documents provided by Senator Daschle's office in response to our request. We also interviewed Senator Daschle and current and former members of his staff. These investigative steps were necessary in order to identify documents generated in connection with Senator Daschle's interaction with the FAA and thus identify the universe of documents which may have been the subject of the alleged destruction.

The investigation disclosed three pertinent areas of constituent service performed by Senator Daschle involving B&L, during the period 1985 to 1995. In each case, Senator Daschle's efforts were in response to complaints about specific government aviation inspectors or inspection processes. The most significant area involves the issue of consolidating aviation inspections. Our examination of documents provided by Senator Daschle's office disclosed no documents which may have been the subject of destruction by FAA employees.

6. Conclusion

As stated above, our inquiry disclosed no evidence that David Hanley, Division Manager, FAA, GLR, or Jones, destroyed or withheld documents in response to the FOIA request. Additionally, Hanley did not instruct Jones to destroy or withhold any documents pertaining to the FOIA request. Jones and Hanley each provided sworn affidavits denying the allegations.

 $\widecheck{\mbox{O}}\mbox{ur}$ inquiry concluded that the FAA GLR's procedures for processing FOIA requests were careless and haphazard at best. The procedures followed by the GLR were vague and did not require accountability for what documents were sent, or not sent, to the requester. Because accountability records were not maintained, the FAA was unable to provide an accurate description of which documents had and had not been sent to Maloney. The FAA GLR was unable to recreate the B&L FOIA file as it existed at the time they responded to Maloney's request. In addition, the FAA GLR did not follow proper procedures by its failure to: (1) notify the rein writing that documents were quester withheld; (2) cite a FOIA exemption which justifies the withholding of documents; and (3) set forth the names and titles of each person responsible for a denial of records.

A comparison of the records obtained by the OIG from OPA with the records obtained from Maloney disclosed the FAA GLR improperly withheld 200 pages of documents from Maloney. The FAA failed to notify Maloney that documents were withheld and, therefore, did not afford Maloney the opportunity to appeal the withholding. Of the 200 pages, 151 pages were composed of the "B&L Aviation Company Manual" and 45 pages were B&L's "Repair Station File", which consists of the repair station manual and re-

lated certifications. The remaining fourVerDate 20-SE

pages were generated by the USFS and pertained to their inspections of B&L. The company manuals may be protected under exemption four of the FOIA, which protects "trade secrets and commercial or financial information obtained from a person and privileged or confidential" information. No explanation can be given for the withholding of the remaining four pages.

Our inquiry disclosed that the cited deficiencies on the part of the FAA GLR in processing FOIA requests reflect an agency-wide lack of procedures in the FAA. Further evidence of the agency's lack of procedural safeguards for the processing of FOIA requests is included in a report, dated July 28, 1994, prepared by the General Counsel of the Department of Transportation and the FAA Deputy Administrator, submitted to Secretary Federico Pena and Administrator David Hinson, pertaining to the review of the FAA's response to a FOIA request regarding the B757 wake vortex. The report cited national problems including: a lack of sufficient resources and attention on the FOIA function: no restriction on who may be asked to process FOIA requests: and, inadequate searches for documents. Due to the inadequacies of the FAA in dealing with FOIA requests, the report recommended the following: "(1) The FAA Administrator should give consideration to enhancing organizational responsibility and accountability for FOIA responses. (2) The Administrator should give serious consideration to establishing an FOIA office within the FAA Office of Public Affairs. (3) There appears to be a real need for FOIA training that focuses on the procedural requirements of the FOIA as well as the substantive exemptions.9'

Our inquiry disclosed that the FOIA request regarding the B757 wake vortex was received by the FAA on December 27, 1993, and responded to on February 10, 1994, approximately three months before the MALONEY FOIA request was received by the FAA GLR. Additionally, our inquiry disclosed by the time the report regarding the FAA's response to the B757 wake vortex FOIA was issued on July 26, 1994, the FAA GLR had already submitted its first response to MALONEY on July 14, 1994. Therefore, the corrective action suggested in the report submitted by the General Counsel of the Department of Transportation and the FAA Deputy Administrator was not in place at the time the FAA was responding to the MALONEY request.

On July 17, 1995, Administrator HINSON forwarded to the OIG a summary of the FAA's "FOIA Activities and Improvements," for the period September 1994 through June 1995. Administrator HINSON cited a number of agency-wide improvements including: the establishment of a national FOIA office in OPA; the development of a FOIA checklist; and the installation of a new automated headquarters FOIA tracking system.

B. The recusal of Linda DASCHLE, Deputy Administrator

1. Synopsis

We investigated a number of issues concerning Deputy Administrator DASCHLE's recusal from participating in certain matters before the Department. The primary issue concerned her selection of an FAA Aviation Safety Inspector (ASI) from Rapid City, South Dakota, to temporarily serve on her immediate staff. The ASI was directly involved in the consolidation of inspection issue during 1993 and 1994, including direct contacts with Senate DASCHLE's staff. The ASI also has supervisory duties pertaining to FAA inspections of B&L, and had personally met Senator DASCHLE. Other issues concerned reports that Deputy Administrator DASCHLE and her staff had discussions and

contacts concerning the issue of consolidated inspections. We also examined the failure of Deputy Administrator DASCHLE to document her recusal until a year after her appointment.

We concluded that Deputy Administrator DASCHLE did not violate her recusal. We found that Deputy Administrator DASCHLE refrained from discussing the consolidated inspection issue or otherwise participating in the issue of consolidated inspections. Deputy Administrator DASCHLE told the OIG that she had been unaware of the ASI's involvement in the consolidated inspection issue. She does not consider her selection of the ASI to contradict her recusal but told the OIG that had she known beforehand about the ASI's involvement she would not have made the selection. We find her position on this issue to be credible.

We confirmed that Deputy Administrator DASCHLE did not discuss the consolidated inspection issue with a USDA official who contacted her. We reviewed the federal regulations governing such matters. We also consulted with DOT and FAA ethics officials. We concluded that no requirement existed that Deputy Administrator DASCHLE file a written disqualification (i.e., recusal).

2. Background

As part of our inquiry, we examined the recusal of Linda DASCHLE from all FAA matters involving her husband. We examined this issue based on the self-disclosure made by Deputy Administrator DASCHLE to Inspector General A. Mary SCHIAVO and Deputy Inspector General Mario A. LAURO, Jr. on February 6, 1995. During that meeting, Deputy Administrator DASCHLE advised of her selection of Richard BOWN for a temporary detail as her special assistant in the Summer 1994. A controversy arose concerning BOWN's selection to work on Deputy Administrator DASCHLE's immediate staff because of his previous involvement with the USFA on the consolidated inspection issue. Deputy Administrator DASCHLE advised Inspector General SCHIAVO and Deputy Inspector General LAURO that during his detail to her immediate staff BOWN had documents in his possession in FAA headquarters relating to the duplicate inspection issue which he offered to show her. She refused to review them and informed BOWN of her recusal 10

3. The selection of BOWN to the Deputy Administrator's staff

Our inquiry disclosed Deputy Administrator DASCHLE attempted to personally call BOWN to invite him to a breakfast meeting she was hosting in Sioux Falls, South Dakota, on June 25, 1994, Deputy Administrator DASCHLE was unable to reach BOWN and made the invitation through BOWN's supervisor, who also attended. The meeting consisted of FAA management employees from South Dakota. During this meeting, Deputy Administrator DASCHLE and BOWN met face to face for the first time. At the conclusion of the meeting, Dep-Administrator DASCHLE related to BOWN that she was interested in detailing a pilot/safety inspector to Washington for a temporary period in order to enhance her goal of bringing field experience to her staff.

Subsequent to this conversation, Deputy Administrator DASCHLE and BOWN engaged in approximately one to two telephone conversations during which she asked him to accept a temporary detail as her special assistant, and defined to BOWN what his responsibility would be. By August 1994, BOWN had agreed to accept a 90 day detail to Washington D.C. BOWN, a GS-14, was temporarily paid at the GS-15 level, which according to Deputy Administrator DASCHLE is standard pay for her special assistants.

Our interview of Deputy Administrator DASCHLE disclosed that she did not contact JONES, BOWN's supervisor, about his qualifications nor did she examine BOWN's personnel file for information about his employment history. Deputy Administrator DASCHLE indicated she selected BOWN for the following reasons: 1) she was impressed by BOWN because of his participation during the June 25, 1994, breakfast meeting; and, (2) her husband's statements to her regarding his knowledge of BOWN.

Deputy Administrator DASCHLE indicated BOWN was very vocal during the breakfast meeting as he was very willing to speak out candidly about his critical feelings involving FAA leadership in headquarters. Regarding Senator DASCHLE's comments about Senator BOWN, Deputy Administrator DASCHLE stated her husband related to her he knew BOWN through his (the Senator's) involvement in the aviation community in South Dakota.¹¹ Deputy Administrator DASCHLE stated her husband never specifically recommended or suggested she select BOWN but only related he was impressed by BOWN and other employees in the Rapid City FSDO. According to Deputy Administrator DASCHLE, the Senator characterized the employees in that office as "good people.

During our interview of the Senator, he stated he advised Deputy Administrator DASCHLE that he had heard of BOWN. He disclosed to us he has met BOWN on three or four occasions, the first time occurring several years ago. Their contact has been very limited, and he does not believe he would recognize BOWN if he saw him. The Senator stated he did not connect BOWN with the consolidated inspection issue and was not sure at what point he knew of BOWN's involvement in the issue. The Senator was "alpositive" Deputy Administrator most DASCHLE had no knowledge of BOWN's involvement

[deleted] Assistant to Senator DASCHLE, told the OIG that [deleted] never discussed BOWN'S involvement in the consolidated inspection issue with Deputy Administrator DASCHLE. [deleted] communicated with BOWN several times each week while working on the issue, but [deleted] never suggested to Senator DASCHLE that BOWN be rewarded for his efforts. [deleted] did not know how BOWN was selected for the temporary position with Deputy Administrator DASCHLE, and [deleted] stated that [deleted] did not communicate with BOWN on consolidated inspection issue while BOWN was assigned to Deputy Administrator DASCHLE's staff. [deleted] was aware of Deputy Administrator DASCHLE's recusal policy.

Deputy Administrator DASCHLE stated she did not become aware of BOWN's involvement with her husband in the consolidated inspection issue until September 1994, when BOWN arrived in Washington. She and Senator DASCHLE each told the OIG they never discussed BOWN's involvement in the consolidated inspection issue. In fact, Deputy Administrator DASCHLE stated she did not become aware of her husband's involvement in the issue until the Spring 1994, when she received a telephone call from James R. LYONS, Assistant Secretary, Natural Resources and Environment, USDA, soliciting her involvement in the consolidated inspec-Administrator matter. Deputy tion DASCHLE stated that when informed during the telephone call of her husband's interest in the issue, she immediately informed LYONS of her recusal and terminated the conversation. We confirmed this LYONS.

When BOWN began his detail in September of 1994, he advised Deputy AdministratorVerDate 20-SE

DASCHLE he had brought with him a package of USFS documents relating to B&L.12 Many of these documents made reference to Senator DASCHLE and his involvement in the duplicate inspection issue. Deputy Administrator DASCHLE stated BOWN never showed her the documents but just wanted her to be aware that he had them. Due to the nature of the documents, Deputy Administrator DASCHLE advised BOWN he should not have the documents in the office due to her recusal from matters involving her husband. The Senator stated Deputy Administrator DASCHLE advised him of the incident involving the documents.

4. Deputy Administrator DASCHLE's recusal

The applicable regulations governing recusals is found at 5 CFR Part 2635, Standards of Ethical Conduct for Employees of the Executive Branch. Specifically, Subpart E, "Impartiality in Performing Official Duties," Section 2835.502 states, in part: "Where an employee knows that a particular matter involving specific parties in likely to have a direct and predictable effect on the financial interest of a member of his household, or knows that a person with whom he has a covered relationship is or represents a party to such matter, and where the employee determines that the circumstances would cause a reasonable person with knowledge of the relevant facts to question his impartiality in the matter, the employee should not participate in the matter. . .

In addition to the regulation, [deleted] General Law Branch, FAA, advised the OIG that the FAA follows an unwritten policy that an employee must recuse himself or herself from all matters, not just financial matters, with which he or she has a conflict of interest.

Deputy Administrator DASCHLE stated that from the outset of her appointment in November 1993, she recused herself from all matters with which her husband has a specific interest. Our inquiry disclosed Deputy Administrator DASCHLE did not officially circulate anything in writing to her staff regarding her recusal although she indicated she verbally advised her staff of her recusal. Senator DASCHLE and Deputy Administrator DASCHLE told the OIG that her recusal policy does not prevent her from generally knowing about certain issues such as the consolidated inspection matter, but from acting on them. We confirmed this with the Department's ethics attorney.

In her first memorandum memorializing her recusal, dated November 18, 1994. (one year after her appointment) Deputy Administrator DASCHLE stated, in part, "As you are aware, upon assuming the position of Deputy Administrator, I recused myself from participation in all DOT/FAA matters in which my husband, Senator Thomas Daschle, has had a role." Then, on advice of FAA Counsel, she revised her recusal due to the election of her husband to Senate Minority Leader. Her revised recusal, dated January 19, 1995, states, in part, "Because my husband represents the State of South Dakota in the United States Senate, I have disqualified myself from participating in any [emphasis added] particular matter that would have a direct and predictable effect on that

Deputy Administrator DASCHLE maintained she had no conversations with her staff members regarding the consolidated inspection issue nor did she discuss the issue during the June 1994, breakfast meeting she attended in Sioux Falls. However, during one interview of an FAA official, it was alleged to the OIG that [deleted] FAA, had conversations with Deputy Administrator DASCHLE about the consolidated inspection issue. Allegedly, [deleted] received a directive from

Deputy Administrator DASCHLE to settle the USFS matter and subsequently conveyed this to a senior staff member. In a sworn statement, [deleted] indicated, ". . . I have made statements on DASCHLE wanting issues resolved. In such cases, I was making reference to Senator Tom DASCHLE.

5. Deputy Administrator DASCHLE and B&L

Deputy Administrator DASCHLE told the OIG she has taken flights on B&L aircraft since her appointment as Deputy Administrator. According to Deputy Administrator DASCHLE, these flights were with her husband on his official business and were either paid for out of personal funds or campaign funds. Deputy Administrator DASCHLE has not utilized B&L aircraft in her capacity as Deputy Administrator.

Deputy Administrator DASCHLE and BELLEW have known each other for approximately 14 years. She met BELLEW in 1981 while she was working for the Civil Aero-Board. Deputy Administrator DASCHLE stated she has never intervened on behalf of B&L in any FAA matter and, further, was never approached by BELLEW in an attempt to solicit her intervention. In addition, no documentation was discovered which suggested that Deputy Administrator DASCHLE intervened with respect to the consolidated inspection issue or with regard to B&L.

An additional allegation was raised during our inquiry that Deputy Administrator DASCHLE dispatched an accident investigation team from Washington D.C. to investigate the crash of a B&L aircraft that occurred on February 24, 1994. The dispatch of a headquarters team deviates from standard practice of local investigative teams conducting crash investigations in their immediate area. The allegation was not substantiated. Deputy Administrator DASCHLE and Senator DASCHLE both deny any involvement in sending an accident investigation team from FAA headquarters. An interview of an FAA official involved in the accident investigation disclosed that certain characteristics of the flight, the operator, and of those individuals killed in the crash prompted the FAA headquarters Accident Investigation Division's involvement.

VI_RECOMMENDATIONS

1. This investigation disclosed no evidence to substantiate that documents were destroyed as alleged. Nor did this investigation disclose evidence to substantiate that Deputy Administrator DASCHLE violated her recusal. Accordingly, it is recommended that this investigation be closed.

2. This investigation disclosed that at the time of the subject FOIA request, FAA lacked sufficient internal procedures and safeguards concerning the processing of FOIA requests. The investigation disclosed improvements have since been made in response to recommendations from a previous Departmental review. It is recommended that FAA Administrator HINSON continue to monitor the FAA's FOIA activities and improvements. In addition, the OIG will include in its FY 1997 annual planning, a Department-wide review of FOIA procedures.

FOOTNOTES

 $^{1}\mbox{In}$ April 1995, press reports indicated the USFS no longer contracts with B&L. OIG confirmed with the USFS that all approvals of B&L have expired and a decision was made not to renew approvals at this

²The GLR received five FOIA requests pertaining

³BAXTER informed JONES that the national database information would be obtained from the FAA, Mike Monroney Aeronautical Center in Oklahoma City, Oklahoma.

⁴On February 7, 1995, as a result of media interest in the case, the OPA requested from GLR a copy of all documents sent to MALONEY.

⁵The index, created months after the fact, is the only record we found which itemizes, in any way, the FAA's response to the MALONEY FOIA request

⁶A review of the documents within each group disclosed that each index category was labeled according to the top document in that grouping and, according to [deleted] does not mean that all documents in that group are appropriately described. For example, Item 2 in "Items sent to APA" reflects 89 pages of a letter from Senator DASCHLE. The letter was actually one page. The other documents in this group were unrelated to this letter.

⁷The FAA did not create a record or otherwise justify withholding these documents or any other documents under a FOIA exemption in reference to the MALONEY request. The FOIA regulations require that the requester be notified of his right "to appeal to the head of the agency any adverse determination." The regulations further state that "any notification of denial of any request for records shall set forth the names and titles or positions of each person responsible for the denial of such re-

8 Reference The Freedom of Information Act 5 U.S.C., Section 552(b)(4).

9 See "Boeing 757 Wake Turbulence, A Review of the Actions of the Federal Aviation Administration" for more detailed information. The report also suggested preparing a FOIA Processing Checklist that could be attached to each FOIA request. Our inquiry disclosed that this recommendation has been implemented in the GLR.

10 These documents are the same documents discussed in Section V(A)(3)(b) of this report, cumstances Which Raised Suspicions about Documents.

11 Senator Tom DASCHLE is an FAA-certified pilot.

12 During an interview of BOWN, he indicated he received the package of documents from an inspector in the Rapid City FSDO shortly after beginning his detail in Washington.

Mr. FORD. Mr. President, I have a footnote to these remarks. I have known Tom and Linda Daschle for a good many years now. In the position that Senator DASCHLE is in as leader of the Democratic minority here in the Senate, one of the attributes that Senator DASCHLE has is that he is straightforward, that he is honest, and he is of great character.

I have known his wife, Linda, now for a good many years, having dealt with her and the association she represented and now as Deputy Director of FAA. I do not think anyone that has known her would doubt her character. Being the daughter of a Baptist minister, the training that she received in her early years is still with her today.

Those who know them well believe that the allegations were not true, and I think our belief in this couple was vindicated by the report from the Inspector General of the Department of Transportation.

Mr. President, I felt it was incumbent upon me as a friend and as a part of this side of the aisle that these remarks be made for the record and the vindication of our good friends be noted in the RECORD.

Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. CRAIG. Mr. President. I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered. VerDate 20-SEP-95 02:15 Oct 03

MEASURE PLACED ON CALENDAR—S. 1254

Mr. CRAIG. Mr. President, I understand there is a bill that is due for its second reading.

The PRESIDING OFFICER. The clerk will report.

The bill clerk read as follows:

A bill (S. 1254) to disapprove of amendments to the Federal Sentencing Guidelines related to lowering of crack sentences and sentences for money laundering and transactions in property derived from unlawful activity.

Mr. CRAIG. I would object to further consideration of the bill at this time.

The PRESIDING OFFICER. The bill will be placed on the calendar.

Mr. CRAIG. Mr. President, I ask unanimous consent to proceed as if in morning business.

The PRESIDING OFFICER. Is there objection? The Chair hears none, and it is so ordered.

Mr. CRAIG. Mr. President, I thank the Chair.

(The remarks of Mr. CRAIG pertaining to the introduction of S. 1271 are located in today's RECORD under ''Statements on Introduced Bills and Joint Resolutions.'')

THE BAD DEBT BOXSCORE

Mr. HELMS. Mr. President, the skyrocketing Federal debt, now soaring toward \$5 trillion, has been fueled for a generation now by bureaucratic hot air—and it is sort of like the weather—everybody talks about it but almost nobody did much about it until immediately after the elections in November 1994.

But when the new 104th Congress convened this past January, the U.S. House of Representatives quickly approved a balanced budget amendment to the U.S. Constitution. On the Senate side, all but 1 of the 54 Republicans supported the balanced budget amendment—that was the good news.

The bad news was that only 13 Democrats supported it—which killed hopes for a balanced budget amendment for the time being. Since a two-thirds vote—67 Senators, if all Senator's are present—is necessary to approve a constitutional amendment, the proposed Senate amendment failed by one vote. There will be another vote either this year or in 1996.

Here is today's bad debt boxscore:

As of the close of business Friday, September 22, the Federal debt—down to the penny—stood at exactly \$4,949,192,404,249.15 or \$18,787.22 for every man, woman, and child on a per capita basis.

CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER (Mr. STEVENS). Morning business is now closed.

DEPARTMENT OF VETERANS AF-FAIRS AND HOUSING AND URBAN DEVELOPMENT, AND INDEPEND-ENT AGENCIES APPROPRIATIONS ACT 1996

The PRESIDING OFFICER. Under the previous order, the Senate will turn to the pending business.

The clerk will report.

The bill clerk read as follows:

A bill (H.R. 2099) making appropriations for the Departments of Veterans Affairs and Housing and Urban Development, and for sundry independent agencies, boards, commissions, corporations, and offices for fiscal year ending September 30, 1996, and for other purposes.

The Senate proceeded to consider the bill. which had been reported from the Committee on Appropriations, with amendments; as follows:

(The parts of the bill intended to be stricken are shown in boldface brackets and the parts of the bill intended to be inserted are shown in italic.)

HR 2099

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Departments of Veterans Affairs and Housing and Urban Development, and for sundry independent agencies, boards, commissions, corporations, and offices for the fiscal year ending September 30, 1996, and for other purposes, namely:

TITLE I

DEPARTMENT OF VETERANS AFFAIRS VETERANS BENEFITS ADMINISTRATION

COMPENSATION AND PENSIONS

(INCLUDING TRANSFER OF FUNDS)

For the payment of compensation benefits to or on behalf of veterans as authorized by law (38 U.S.C. 107, chapters 11, 13, 51, 53, 55, and 61); pension benefits to or on behalf of veterans as authorized by law (38 U.S.C. chapters 15, 51, 53, 55, and 61; 92 Stat. 2508); and burial benefits, emergency and other officers' retirement pay, adjusted-service credits and certificates, payment of premiums due on commercial life insurance policies guaranteed under the provisions of Article IV of the Soldiers' and Sailors' Civil Relief Act of 1940, as amended, and for other benefits as authorized by law (38 U.S.C. 107, 1312, 1977, and 2106, chapters 23, 51, 53, 55, and 61; 50 U.S.C. App. 540-548; 43 Stat. 122, 123; 45 Stat. 735; 76 Stat. 1198); \$17,649,972,000, to remain available until expended: *Provided*, That not to exceed [\$25,180,000] \$27,431,000 of the amount appropriated shall be reimbursed to "General operating expenses" and "Medical care" for necessary expenses in implementing those provisions authorized in the Omnibus Budget Reconciliation Act of 1990, and in the Veterans' Benefits Act of 1992 (38 U.S.C. chapters 51, 53, and 55), the funding source for which is specifically provided as the "Compensation and pensions" appropriation: Provided further, That such sums as may be earned on an actual qualifying patient basis, shall be reimbursed to "Medical facilities revolving fund" to augment the funding of individual medical facilities for nursing home care provided to pensioners as authorized by the Veterans' Benefits Act of 1992 (38 U.S.C. chapter 55): Provided further, That \$12,000,000 previously transferred from "Compensation and pensions" to "Medical facilities revolving fund" shall be transferred to this heading.

READJUSTMENT BENEFITS

For the payment of readjustment and rehabilitation benefits to or on behalf of veterans as authorized by law (38 U.S.C. chapters 21, 30, 31, 34, 35, 36, 39, 51, 53, 55, and 61), \$1,345,300,000, to remain available until expended: *Provided*, That funds shall be available to pay any court order, court award or any compromise settlement arising from litigation involving the vocational training program authorized by section 18 of Public Law 98-77, as amended.

VETERANS INSURANCE AND INDEMNITIES

For military and naval insurance, national service life insurance, servicemen's indemnities, service-disabled veterans insurance, and veterans mortgage life insurance as authorized by law (38 U.S.C. chapter 19; 70 Stat. 887; 72 Stat. 487) \$24,890,000, to remain available until expended.

GUARANTY AND INDEMNITY PROGRAM ACCOUNT

(INCLUDING TRANSFER OF FUNDS)

For the cost of direct and guaranteed loans, such sums as may be necessary to carry out the purpose of the program, as authorized by 38 U.S.C. chapter 37, as amended: *Provided*, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974, as amended.

In addition, for administrative expenses to carry out the direct and guaranteed loan programs, \$65,226,000, which may be transferred to and merged with the appropriation for "General operating expenses".

LOAN GUARANTY PROGRAM ACCOUNT (INCLUDING TRANSFER OF FUNDS)

For the cost of direct and guaranteed loans, such sums as may be necessary to carry out the purpose of the program, as authorized by 38 U.S.C. chapter 37, as amended: *Provided*, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974 as amended.

In addition, for administrative expenses to carry out the direct and guaranteed loan programs, \$52,138,000, which may be transferred to and merged with the appropriation for "General operating expenses".

DIRECT LOAN PROGRAM ACCOUNT (INCLUDING TRANSFER OF FUNDS)

For the cost of direct loans, such sums as may be necessary to carry out the purpose of the program, as authorized by 38 U.S.C. chapter 37, as amended: *Provided*, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974, as amended: *Provided further*, That during 1996, within the resources available, not to exceed \$300,000 in gross obligations for direct loans are authorized for specially adapted housing loans (38 U.S.C. chapter 37).

In addition, for administrative expenses to carry out the direct loan program, \$459,000, which may be transferred to and merged with the appropriation for "General operating expenses".

EDUCATION LOAN FUND PROGRAM ACCOUNT

(INCLUDING TRANSFER OF FUNDS)

For the cost of direct loans, \$1,000, as authorized by 38 U.S.C. 3698, as amended: *Provided*, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974, as amended: *Provided further*, That these funds are available to subsidize gross obligations for the principal amount of direct loans not to exceed \$4,000.

In addition, for administrative expenses necessary to carry out the direct loan program, \$195,000, which may be transferred to and merged with the appropriation for "General operating expenses". VerDate 20-SEP-95 02:15 Oct 03, 1995

VOCATIONAL REHABILITATION LOANS PROGRAM ACCOUNT

(INCLUDING TRANSFER OF FUNDS)

For the cost of direct loans, \$54,000, as authorized by 38 U.S.C. chapter 31, as amended: Provided, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974, as amended: Provided further, That these funds are available to subsidize gross obligations for the principal amount of direct loans not to exceed \$1,964,000.

In addition, for administrative expenses necessary to carry out the direct loan program, \$377,000, which may be transferred to and merged with the appropriation for "General operating expenses'

NATIVE AMERICAN VETERAN HOUSING LOAN PROGRAM ACCOUNT

(INCLUDING TRANSFER OF FUNDS)

For administrative expenses to carry out the direct loan program authorized by 38 U.S.C. chapter 37, subchapter V, as amended, \$205,000, which may be transferred to and merged with the appropriation for "General operating expenses

VETERANS HEALTH ADMINISTRATION MEDICAL CARE

For necessary expenses for the maintenance and operation of hospitals, nursing homes, and domiciliary facilities; for furnishing, as authorized by law, inpatient and outpatient care and treatment to beneficiaries of the Department of Veterans Affairs, including care and treatment in facilities not under the jurisdiction of the Department of Veterans Affairs, and furnishing recreational facilities, supplies, and equipment; funeral, burial, and other expenses incidental thereto for beneficiaries receiving care in Department of Veterans Affairs facilities: administrative expenses in support of planning, design, project management, real property acquisition and disposition, construction and renovation of any facility under the jurisdiction or for the use of the Department of Veterans Affairs; oversight, engineering and architectural activities not charged to project cost; repairing, altering, improving or providing facilities in the several hospitals and homes under the jurisdiction of the Department of Veterans Affairs, not otherwise provided for, either by contract or by the hire of temporary employees and purchase of materials; uniforms or allowances therefor, as authorized by law (5 U.S.C. 5901-5902); aid to State homes as authorized by law (38 U.S.C. 1741); and not to exceed \$8,000,000 to fund cost comparison studies as referred to in 38 U.S.C. 8110(a)(5); [\$16,777,474,000] \$16,450,000,000, plus reim-8110(a)(5); bursements: Provided, That of the funds available under this heading, \$789,000,000 is for the equipment and land and structures object classifications only, which amount shall not become available for obligation until August 1, 1996, and shall remain available for obligation until September 30, 1997: Provided further, That notwithstanding any other provision of law, any veteran eligible for hospital care or medical services under section 1710 of title 38 may be treated in the most efficient manner.

MEDICAL AND PROSTHETIC RESEARCH

For necessary expenses in carrying out programs of medical and prosthetic research and development as authorized by law (38 U.S.C. chapter 73), to remain available until September 30, 1997, [\$251,743,000] \$257,000,000, plus reimbursements.

[HEALTH PROFESSIONAL SCHOLARSHIP PROGRAM

[For payment of health professional scholarship program grants, as authorized by law, to students who agree to a service obligation with the Department of Veterans Affairs at one of its medical facilities, \$10,386,000.]

MEDICAL ADMINISTRATION AND MISCELLANEOUS OPERATING EXPENSES

For necessary expenses in the administration of the medical, hospital, nursing home, domiciliary, construction, supply, and research activities, as authorized by law; administrative expenses in support of planning, design, project management, architectural, engineering, real property acquisition and disposition, construction and renovation of any facility under the jurisdiction or for the use of the Department of Veterans Affairs. including site acquisition; engineering and architectural activities not charged to project cost; and research and development building construction technology; \$63,602,000, plus reimbursements.

TRANSITIONAL HOUSING LOAN PROGRAM

(INCLUDING TRANSFER OF FUNDS)

For the cost of direct loans, \$7,000, as authorized by Public Law 102-54, section 8, which shall be transferred from the "General post fund": Provided, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974, as amended: Provided further, That these funds are available to subsidize gross obligations for the principal amount of direct loans not to exceed \$70,000. In addition, for administrative expenses to carry out the direct loan program, \$54,000, which shall be transferred from the "General post fund", as authorized by Public Law 102-54, section 8.

DEPARTMENTAL ADMINISTRATION GENERAL OPERATING EXPENSES

For necessary operating expenses of the Department of Veterans Affairs, not otherwise provided for, including uniforms or allowances therefor, as authorized by law; not to exceed \$25,000 for official reception and representation expenses; hire of passenger motor vehicles; and reimbursement of the General Services Administration for security guard services, and the Department of Defense for the cost of overseas employee mail; [\$821,487,000] \$880,000,000: Provided, funds under this heading shall be available to administer the Service Members Occupational Conversion and Training Act: Provided further, That the \$25,500,000 earmarked in Public Law 103-327 for the acquisition of automated data processing equipment and services to support the modernization program of the Veterans Benefits Administration is available for any expense authorized to be funded under this heading: Provided further. That none of the funds under this heading (including funds referred to in the preceding proviso) may be obligated or expended for the acquisition of automated data processing equipment and services for Department of Veterans Affairs regional offices to support Stage III of the automated data equipment modernization program of the Veterans Benefits Administration.

NATIONAL CEMETERY SYSTEM

For necessary expenses for the maintenance and operation of the National Cemetery System not otherwise provided for, including uniforms or allowances therefor, as authorized by law; cemeterial expenses as authorized by law; purchase of three passenger motor vehicles, for use in cemeterial operations; and hire of passenger motor vehicles, \$72,604,000.

OFFICE OF INSPECTOR GENERAL

For necessary expenses of the Office of Inspector General in carrying out the provisions of the Inspector General Act of 1978, as amended, \$30,900,000.

CONSTRUCTION, MAJOR PROJECTS (INCLUDING TRANSFER OF FUNDS)

For constructing, altering, extending and improving any of the facilities under the jurisdiction or for the use of the Department of Veterans Affairs, or for any of the purposes set forth in sections 316, 2404, 2406, 8102, 8103, 8106, 8108, 8109, 8110, and 8122 of title 38, United States Code, including planning, architectural and engineering services, maintenance or guarantee period services costs associated with equipment guarantees provided under the project, services of claims analysts, offsite utility and storm drainage system construction costs, and site acquisition, where the estimated cost of a project is \$3,000,000 or more or where funds for a project were made available in a previous major project appropriation, [\$183,455,000] \$35,785,000, to remain available until expended: Provided, That except for advance planning of projects funded through the advance planning fund and the design of projects funded through the design fund, none of these funds shall be used for any project which has not been considered and approved by the Congress in the budgetary process: Provided further, That funds provided in this appropriation for fiscal year 1996, for each approved project shall be obligated (1) by the awarding of a construction documents contract by September 30, 1996, and (2) by the awarding of a construction contract by September 30, 1997: Provided further, That the Secretary shall promptly report in writing to the Comptroller General and to the Committees on Appropriations any approved major construction project in which obligations are not incurred within the time limitations established above; and the Comptroller General shall review the report in accordance with the procedures established by section 1015 of the Impoundment Control Act of 1974 (title X of Public Law 93-344): Provided further, That no funds from any other account except the "Parking revolving fund", may be obligated for constructing, altering, extending, or improving a project which was approved in the budget process and funded in this account until one year after substantial completion and beneficial occupancy by the Department of Veterans Affairs of the project or any part thereof with respect to that part only: Provided further. That of the funds made available under this heading in Public Law 103-327, \$7,000,000 shall be transferred to the "Parking revolving fund".

CONSTRUCTION, MINOR PROJECTS

For constructing, altering, extending, and improving any of the facilities under the jurisdiction or for the use of the Department of Veterans Affairs, including planning, architectural and engineering services, maintenance or guarantee period services costs associated with equipment guarantees provided under the project, services of claims analysts, offsite utility and storm drainage system construction costs, and site acquisition, or for any of the purposes set forth in sections 316, 2404, 2406, 8102, 8103, 8106, 8108, 8109, 8110, and 8122 of title 38, United States Code, where the estimated cost of a project than \$3,000,000, [\$152,934,000] \$190,000,000, to remain available until expended, along with unobligated balances of previous "Construction, minor projects" appropriations which are hereby made available for any project where the estimated cost is less than \$3,000,000: Provided, That funds in this account shall be available for (1) repairs to any of the nonmedical facilities under the jurisdiction or for the use of the Department of Veterans Affairs which are necessary because of loss or damage caused by any natural disaster or catastrophe, and (2) temporary measures necessary to prevent or to minimize further loss by such causes. VerDate 20-SEP-95 02:

PARKING REVOLVING FUND

For the parking revolving fund as authorized by law (38 U.S.C. 8109), income from fees collected, to remain available until expended. Resources of this fund shall be available for all expenses authorized by 38 U.S.C. 8109 except operations and maintenance costs which will be funded from "Medical care".

GRANTS FOR CONSTRUCTION OF STATE EXTENDED CARE FACILITIES

For grants to assist the several States to acquire or construct State nursing home and domiciliary facilities and to remodel, modify or alter existing hospital, nursing home and domiciliary facilities in State homes, for furnishing care to veterans as authorized by law (38 U.S.C. 8131-8137), \$47,397,000, to remain available until expended.

GRANTS FOR THE CONSTRUCTION OF STATE VETERANS CEMETERIES

For grants to aid States in establishing, expanding, or improving State veteran cemeteries as authorized by law (38 U.S.C. 2408), \$1,000,000, to remain available until September 30, 1998.

ADMINISTRATIVE PROVISIONS

(INCLUDING TRANSFER OF FUNDS)

SEC. 101. Any appropriation for 1996 for "Compensation and pensions", "Readjust-ment benefits", and "Veterans insurance and may be transferred to any indemnities" other of the mentioned appropriations.

SEC. 102. Appropriations available to the Department of Veterans Affairs for 1996 for salaries and expenses shall be available for services as authorized by 5 U.S.C. 3109.

SEC. 103. No part of the appropriations in this Act for the Department of Veterans Affairs (except the appropriations for "Construction, major projects", "Construction, minor projects", and the "Parking revolving fund") shall be available for the purchase of any site for or toward the construction of any new hospital or home.

ŠEC. 104. No part of the foregoing appropriations shall be available for hospitalization or examination of any persons except beneficiaries entitled under the laws bestowing such benefits to veterans, unless reimbursement of cost is made to the appropriation at such rates as may be fixed by the Secretary of Veterans Affairs.

SEC. 105. Appropriations available to the Department of Veterans Affairs for fiscal year 1996 for "Compensation and pensions", "Readjustment benefits", and "Veterans insurance and indemnities" shall be available for payment of prior year accrued obligations required to be recorded by law against the corresponding prior year accounts within

the last quarter of fiscal year 1995. SEC. 106. Appropriations accounts available

to the Department of Veterans Affairs for fiscal year 1996 shall be available to pay prior year obligations of corresponding prior year appropriations accounts resulting from title X of the Competitive Equality Banking Act, Public Law 100-86, except that if such obligations are from trust fund accounts they shall be payable from "Compensation and pensions'

SEC. 107. (a) Effective October 1, 1995, section 5505 of title 38. United States Code, as in effect when repealed by section 1201(g)(4)(A) of Public Law 103-446 (108 Stat. 4687), is hereby reenacted and, as so reenacted, is amended by striking out "September 30, 1992" in subsection (c) and inserting in lieu thereof 'September 30, 1996''

(b) The table of sections at the beginning of chapter 55 of such title is amended by adding at the end the following new item:

"5505. Limitation on compensation payments for certain incompetent veterans.''.

SEC. 108. Chapter 19 of title 38, United States Code, is amended as follows:

(1) Section 1920 is amended-

(A) in subsection (a), by inserting ", and the reimbursement of administrative costs under subsection (c)" before the period at the end of the second sentence; and

(B) by adding at the end the following new

(c)(1) For each fiscal year for which this subsection is in effect, the Secretary shall, from the National Service Life Insurance Fund, reimburse the 'General operating expenses' account of the Department for the amount of administrative costs determined under paragraph (2) for that fiscal year. Such reimbursement shall be made from any surplus earnings for that fiscal year that are available for dividends on such insurance after claims have been paid and actuarially determined reserves have been set aside. However, if the amount of such administrative costs exceeds the amount of such surplus earnings, such reimbursement shall be

(2) The Secretary shall determine the administrative costs to the Department for a fiscal year for which this subsection is in effect which, in the judgment of the Secretary, are properly allocable to the provision of National Service Life Insurance (and to the provision of any total disability income insurance added to the provision of such insur-

made only to the extent of such surplus

(3) This subsection shall be in effect only with respect to fiscal year 1996.'

(2) Section 1923 is amended— (A) in subsection (a), by inserting ", and for the reimbursement of administrative costs under subsection (d)" before the period at the end of the last sentence; and

(B) by adding at the end the following new

subsection:

earnings.

(d)(1) For each fiscal year for which this subsection is in effect, the Secretary shall, from the Veterans' Special Life Insurance Fund, reimburse the 'General operating expenses' account of the Department for the amount of administrative costs determined under paragraph (2) for that fiscal year. Such reimbursement shall be made from any surplus earnings for that fiscal year that are available for dividends on such insurance after claims have been paid and actuarially determined reserves have been set aside. However, if the amount of such administrative costs exceeds the amount of such surplus earnings, such reimbursement shall be made only to the extent of such surplus earnings.

(2) The Secretary shall determine the administrative costs to the Department for a fiscal year for which this subsection is in effect which, in the judgment of the Secretary, are properly allocable to the provision of Veterans' Special Life Insurance (and to the provision of any total disability income insurance added to the provision of such insurance).

(3) This subsection shall be in effect only with respect to fiscal year 1996.".

(3) Section 1955 is amended—

(A) in subsection (a), by inserting ", and for the reimbursement of administrative costs under subsection (c)" before the period at the end of the first sentence; and

(B) by adding at the end the following new subsection:

(c)(1) For each fiscal year for which this subsection is in effect, the Secretary shall, from the United States Government Life Insurance Fund, reimburse the 'General operating expenses' account of the Department for the amount of administrative costs determined under paragraph (2) for that fiscal year. Such reimbursement shall be made from any surplus earnings for that fiscal

year that are available for dividends on such insurance after claims have been paid and actuarially determined reserves have been set aside. However, if the amount of such administrative costs exceeds the amount of such surplus earnings, such reimbursement shall be made only to the extent of such surplus earnings.

(2) The Secretary shall determine the administrative costs to the Department for a fiscal year for which this subsection is in effect which, in the judgment of the Secretary, are properly allocable to the provision of United States Government Life Insurance (and to the provision of any total disability income insurance added to the provision of such insurance).

(3) This subsection shall be in effect only with respect to fiscal year 1996.".

(4) Section 1982 is amended by striking out "The United States" and inserting in lieu thereof "Except as provided in sections thereof 1920(c), 1923(d), and 1955(c) of this title, the United States'

SEC. 109. Notwithstanding any other provision of law, the Secretary of Veterans Affairs is authorized to transfer, without compensation or reimbursement, the jurisdiction and control of a parcel of land consisting of approximately 6.3 acres, located on the south edge of the Department of Veterans Affairs Medical and Regional Office Center, Wichita, Kansas, including buildings Nos. 8 and 30 and other improvements thereon, to the Secretary of Transportation for the purpose of expanding and modernizing United States Highway 54: Provided, That if necessary, the exact acreage and legal description of the real property transferred shall be determined by a survey satisfactory to the Secretary of Veterans Affairs and the Secretary of Transportation shall bear the cost of such survey: Provided further, That the Secretary of Transportation shall be responsible for all costs associated with the transferred land and improvements thereon, and compliance with all existing statutes and regulations: Provided further, That the Secretary of Veterans Affairs and the Secretary of Transportation may require such additional terms and conditions as each Secretary considers appropriate to effectuate this transfer of land.

SEC. 110. Funds available to the Department of Veterans Affairs Revolving Supply Fund shall be available until September 30, 1997, for expenses necessary to establish a Department wide program to develop and implement a Federal acquisition computer network required by section 9001 of the Federal Acquisition Streamlining Act of 1994 (Public Law 103-355).

TITLE II

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

HOUSING PROGRAMS

ANNUAL CONTRIBUTIONS FOR ASSISTED HOUSING

[For assistance under the United States Housing Act of 1937, as amended ("the Act" herein) (42 U.S.C. 1437), not otherwise provided for, \$10,182,359,000, to remain available until expended: Provided, That none of the funds made available under the head "Annual contributions for assisted housing" in this Act or any prior Act shall be expended if such expenditure would cause total fiscal 1996 expenditures to \$19,939,311,000: Provided further, That the Secretary shall report to the Committees on Appropriations every 90 days on the implementation of the spending limitation in the preceding proviso: Provided further, That of the total amount provided under this head, \$100,000,000 shall be for the development or acquisition cost of public housing for Indian families, including amounts for housing under the mutual help homeownership opportunity program under section 202 of the Act (42 U.S.C. 1437bb): *Provided further*, ThatVerDate 20-SE

of the total amount provided under this head, \$2,500,000,000 shall be for modernization of existing public housing projects pursuant to section 14 of the Act (42 U.S.C. 14371): Provided further, That during fiscal year 1996, the Secretary may direct any public housing agency that receives any part of the foregoing amount, to use such amount, or any other amount that has been made available in this or any other prior Act for public housing under this head or for the HOPE VI/ Urban Revitalization Demonstration Program, and that has not been obligated by the agency, to demolish, reconfigure, or reduce the density of any public housing project owned by the agency: Provided further, That of the amounts earmarked under this head for modernization of existing public housing projects, \$15,000,000 shall be used for the Tenant Opportunity Program: Provided further, That of the total amount provided under this head, \$862,125,000 shall be available for nonincremental rental assistance under the section 8 housing voucher program under section 8(o) of the Act (42 U.S.C. 1437f(o)): Provided further, That notwithstanding any other provision of law, voucher assistance provided under the preceding proviso may be used in connection with legislation enacted after the effective date of this Act that authorizes assistance for such purpose, as determined by the Secretary: Provided further, That of the total amount provided under this head, \$1,440,770,000 shall be for special needs housing: Provided further, That the amount earmarked under the preceding proviso shall be for capital advances, including amendments to capital advance contracts, for housing for the elderly, as authorized by section 202 of the Housing Act of 1959, as amended, and for project rental assistance, and amendments to contracts for project rental assistance, for supportive housing for the elderly under section 202(c)(2) of the Housing Act of 1959, as amended; capital advances, including amendments to capital advance contracts, and project rental assistance including amendments to contracts for project rental assistance, for supportive housing for persons with disabilities, as authorized by section 811 of the Cranston-Gonzalez National Affordable Housing Act; and housing opportunities for persons with AIDS under title VIII subtitle D of the Cranston-Gonzalez National Affordable Housing Act: Provided further. That of the funds earmarked in this appropriations Act for special needs housing, the Secretary may waive any provision of section 202 of the Housing Act of 1959 and section 811 of the National Affordable Housing Act (including the provisions governing the terms and conditions of project rental assistance) that the Secretary determines is not necessary to achieve the objectives of these programs, or that otherwise impedes the ability to develop, operate or administer projects assisted under these programs, and may make provision for alternative conditions or terms where appropriate: Provided further, That the Secretary may use up to \$200,000,000 from unobligated carryover balances under this heading as of September 30, 1995, for assistance for State or local units of government, tenant and nonprofit organizations to purchase projects where owners have indicated an intention to prepay mortgages and for assistance to be used as an incentive to prevent prepayment or for vouchers to aid eligible tenants adversely affected by mortgage prepayment, as authorized under preservation legislation enacted subsequent to this Act: Provided further, That of the total amount provided under this head, \$10,000,000 shall be for the lead-based paint hazard reduction program as authorized under section 1053 of the Residential Lead-Based Paint Hazard Reduction Act of 1992: Provided further, That of the total amount provided

under this head, \$17,300,000 shall be available for fees for coordinators under section 23(h)(1) for the Family Self-sufficiency Program (42 U.S.C. 1437u): Provided further, That of the total amount provided under this head, \$4,641,589,000 shall be for assistance under the United States Housing Act of 1937 (42 U.S.C. 1437) for use in connection with expiring or terminating section 8 subsidy contracts: Provided further, That such amounts shall be merged with funds referenced in section 204 of this title: Provided further, That the Secretary of Housing and Urban Development may reserve amounts available for the renewal of assistance under section 8 of the United States Housing Act of 1937 and may use such amounts, upon the termination or expiration of a contract for assistance under section 8 of the United States Housing Act of 1937 (other than a contract for tenant-based assistance and notwithstanding section 8(v) of such Act for loan management assistance), to provide voucher assistance under section 8(o) of such Act in the market area for a number of eligible families equal to the number of units covered by the terminated or expired contract, which assistance shall be in accordance with terms and conditions prescribed by the Secretary: Provided further, That notwithstanding any other provision of law, assistance reserved under the preceding proviso may be used in connection with any provision of Federal law enacted after the enactment of this Act that authorizes the use of rental assistance amounts in connection with such terminated or expired contracts: Provided further. That of the total amount provided under this head, \$610,575,000 shall be for amendments to section 8 contracts other than contracts for projects developed under section 202 of the Housing Act of 1959, as amended.

For assistance under the United States Housing Act of 1937, as amended ("the Act" herein) (42 U.S.C. 1437), not otherwise provided for, \$5,594,358,000, to remain available until expended: Provided, That of the total amount provided under this head, \$200,000,000 shall be for the development or acquisition cost of public housing for Indian families, including amounts for housing under the mutual help homeownership opportunity program under section 202 of the Act (42 U.S.C. 1437bb): Provided further, That of the total amount provided under this head, \$2,510,000,000 shall be for modernization of existing public housing projects pursuant to section 14 of the Act (42 U.S.C. 1437l), including up to \$30,000,000 for the inspection of public housing units, contract expertise, and training and technical assistance, directly or indirectly. under grants, contracts, or cooperative agreements, to assist in the oversight and management of public and Indian housing (whether or not the housing is being modernized with assistance under this proviso) or tenant-based assistance, including, but not limited to, an annual resident survey, data collection and analysis training and technical assistance by or to officials and employees of the Department and of public housing agencies and to residents in connection with the public and Indian housing program and support of a public housing institution to provide such training, technical assistance, and education, and training and technical assistance to assist public housing agencies in avoiding designation as troubled agencies and in qualifying for removal of such designation: Provided further, That of the total amount provided under this head, \$240,000,000 shall be for new incremental rental subsidy contracts under the section 8 existing housing certificate program and the housing voucher program under section 8 of the Act, except that such amounts shall be used only for units necessary to provide housing assistance for residents to be relocated from existing federally subsidized or assisted housing, for replacement housing for units demolished or disposed of (including units to be

disposed of pursuant to a homeownership program under section 5(h) or title III of the United States Housing Act of 1937) from the public housing inventory, for funds related to litigation settlements or court orders for the conversion of section 23 projects to assistance under section 8, and for public housing agencies to implement allocation plans approved by the Secretary for designated housing, and for funds to carry out the family unification program: Provided further. That of the total amount provided under this head, \$500,000,000 shall be for amendments to section 8 contracts other than contracts for projects developed under section 202 of the Housing Act of 1959, as amended; \$261,000,000 shall be for section 8 assistance and rehabilitagrants for property disposition; and \$624,000,000 shall be for assistance for State or local units of government (including public housing authorities), tenant and nonprofit organizations to purchase projects where owners have indicated an intention to prepay mortgages and for assistance to be used as an incentive to prevent prepayment or for vouchers (not to exceed \$74,000,000) to aid eligible tenants adversely affected by mortgage prepayment, as authorized in the Emergency Low-Income Housing Preservation Act of 1987, as amended: Provided further, That of the foregoing amount, up to \$20,000,000 shall be available for preservation technical assistance grants pursuant to section 253 of the Housing and Community Development Act of 1987, as amended, and that the Secretary may designate funding to carry out plan of actions approved prior to October 1, 1995, to permit purchases of projects by non-profit organizations or tenant organizations, which are awaiting funding, and which, to the Secretary's satisfaction, will be unable to be closed without immediate obligation of funding heretofore applied for and approved: Provided further, That with respect to the \$624,000,000 appropriated in the preceding proviso, if the Secretary determines that the demand for funding may exceed amounts available for such funding, the Secretary (1) may determine priorities for distributing available funds, including the discretion to give priority funding to tenants displaced due to mortgage prepayment and to projects that have not vet been funded but to which funding has been committed: and (2) may impose a temporary moratorium on applications by potential recipients of such funding: Provided further, That during fiscal year 1996, the Secretary of Housing and Urban Development may manage and dispose of multifamily properties owned by the Secretary and multifamily mortgages held by the Secretary as of October 1, 1995 without regard to any other proviso of law: Provided further, That 50 per centum of the amounts of budget authority, or in lieu thereof 50 per centum of the cash amounts associated with such budget authority, that are recaptured from projects described in section 1012(a) of the Stewart B. McKinney Homeless Assistance Amendments Act of 1988 (Public Law 100-628, 102 Stat. 3224, 3268) shall be rescinded, or in the case of cash shall be remitted to the Treasury and such amounts of budget authority or cash recaptured and not rescinded or remitted to the Treasury shall be used by State housing finance agencies or local governments or local housing agencies with projects approved by the Secretary of Housing and Urban Development for which settlement occurred after January 1, 1992, in accordance with such section: Provided further, That of the total amount provided under this head, \$171,000,000 shall be for housing opportunities for persons with AIDS under title VIII. subtitle D of the Cranston-Gonzalez National Affordable Housing Act; and \$75,000,000 shall be for the lead-based paint hazard reduction program as authorized under sections 1011 and 1053 of the Residential Lead-Based Hazard Reduction Act of 1992. VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt

Of the total amount provided under this head, \$780,190,000 shall be for capital advances, including amendments to capital advance contracts, for housing for the elderly, as authorized by section 202 of the Housing Act of 1959, as amended, and for project rental assistance, and amendments to contracts for project rental assistance, for supportive housing for the elderly under section 202(c)(2) of the Housing Act of 1959; and \$233,168,000 shall be for capital advances, including amendments to capital advance contracts, for supportive housing for persons with disabilities, as authorized by section 811 of the Cranston-Gonzalez National Affordable Housing Act; and for project rental assistance, and amendments to contracts for project rental assistance, for supportive housing for persons with disabilities as authorized by section 811 of the Cranston-Gonzalez National Affordable Housing Act: Provided, That the Secretary may waive any provision of section 202 of the Housing Act of 1959 and section 811 of the National Affordable Housing Act (including the provisions governing the terms and conditions of project rental assistance) that the Secretary determines is not necessary to achieve the objectives of these programs, or that otherwise impedes the ability to develop, operate or administer projects assisted under these programs, and may make provision for alternative conditions or terms where appropriate.

PUBLIC HOUSING DEMOLITION, SITE REVITALIZATION, AND (REPLADEMENT ANSESTING FOR ANY STATE OF THE PROPERTY OF TH

λ ••••)•••÷••••••• For grants to public housing agencies for the purpose of enabling the demolition of obsolete public housing projects or portions thereof, the revitalization (where appropriate) of sites (including remaining public housing units) on which such projects are located, replacement housing which will avoid or lessen concentrations of very low-income families, and tenantbased assistance in accordance with section 8 of the United States Housing Act of 1937 for the purpose of providing replacement housing and assisting tenants to be displaced by the demolition, \$500,000,000, to remain available until expended: Provided, That the Secretary shall award such funds to public housing agencies by a competition which includes among other relevant criteria the local and national impact of the proposed demolition and revitalization activities and the extent to which the public housing agency could undertake such activities without the additional assistance to be provided hereunder: Provided further, That eligible expenditures hereunder shall be those expenditures eligible under section 8 and section 14 of the United States Housing Act of 1937 (42 U.S.C. 1437f and 1): Provided further, That the Secretary may impose such conditions and requirements as the Secretary deems appropriate to effectuate the purpose of this paragraph: Provided further, That the Secretary may require an agency selected to receive funding to make arrangements satisfactory to the Secretary for use of an entity other than the agency to carry out this program where the Secretary determined that such action will help to effectuate the purpose of this paragraph: Provided further, That in the event an agency selected to receive funding does not proceed expeditiously as determined by the Secretary, the Secretary shall withdraw any unobligated balances of funding made available pursuant to this paragraph and distribute such funds to one or more other eligible agencies: Provided further, That of the foregoing \$500,000,000, the Secretary may use up to .67 per centum for technical assistance, to be provided directly or indirectly by grants, contracts or cooperative agreements, including training and cost of necessary travel for participants in such training, by or to officials and employees of the Department and of public

housing agencies and residents: Provided fur-

ther, That any replacement housing provided

with assistance under this head shall be subject

to section 18(f) of the United States Housing Act

of 1937, as amended by section 201(b)(2) of this

ASSISTANCE FOR THE RENEWAL OF EXPIRING SECTION 8 SUBSIDY CONTRACTS

(INCLUDING TRANSFER OF FUNDS)

For assistance under the United States Housing Act of 1937 (42 U.S.C. 1437) not otherwise provided for, for use in connection with expiring section 8 subsidy contracts, \$4,350,862,000, to remain available until expended: Provided, That to the extent the amount in this appropriation is insufficient to fund all expiring section 8 contracts, the Secretary may transfer to and merge with this appropriation such amounts from the 'Annual contributions for assisted housing'' appropriation as the Secretary shall determine, and amounts earmarked in the foregoing account may be reduced accordingly, at the Secretary's discretion: Provided further, That the Secretary may maintain consolidated accounting data for funds disbursed at the public housing agency or Indian housing authority or project level for subsidy assistance regardless of the source of the disbursement so as to minimize the administrative burden of multiple accounts: Provided further, That the Secretary may determine not to apply section 8(o)(6)(B) of the Act to renewals of housing vouchers during fiscal year

FLEXIBLE SUBSIDY FUND

rom the first spiebbished by squition 236(g) of the National Housing Act, as amended, all uncommitted balances of excess rental charges as of September 30, 1995, and any collections during fiscal year 1996 shall be transferred, as authorized under such section, to the fund authorized under section 201 (j) of the Housing and Community Development Amendments of 1978, as amended.

RENTAL HOUSING ASSISTANCE

(RESCISSION)

The limitation otherwise applicable to the maximum payments that may be required in any fiscal year by all contracts entered into under section 236 of the National Housing Act (12 U.S.C. 1715z-1) is reduced in fiscal year 1996 by not more than \$2,000,000 in uncommitted balances of authorizations provided for this purpose in appropriations Acts: Provided, That up to \$163,000,000 of recaptured section 236 budget authority resulting from the prepayment of mortgages subsidized under section 236 of the National Housing Act (12 U.S.C. 1715z-1) shall be rescinded in fiscal year 1996.

PAYMENTS FOR OPERATION OF LOW-INCOME HOUSING PROJECTS

For payments to public housing agencies and Indian housing authorities for operating subsidies for low-income housing projects as authorized by section 9 of the United States Housing Act of 1937, as amended (42 U.S.C. 1437g), [\$2,500,000,000] \$2,800,000,000.

DRUG ELIMINATION GRANTS FOR LOW-INCOME HOUSING

For grants to public and Indian housing agencies for use in eliminating crime in public housing projects authorized by 42 U.S.C. 11901-11908, and for drug information clearinghouse services authorized by 42 U.S.C. 11921-11925, \$290,000,000, to remain available until expended, of which \$10,000,000 shall be for grants, technical assistance, contracts and other assistance training, program assessment, and execution for or on behalf of public housing agencies and resident organizations (including the cost of necessary travel for participants in such training): Provided, That after setting aside amounts in 42 U.S.C. 11909(b) for grants for federally assisted low-income housing, the Secretary, notwith-standing 42 U.S.C. 11904, may provide grants through a formula taking into account the needs of public housing agencies for anti-crime funding, and the amount of funding public housing agencies have received under this heading during fiscal years 1993, 1994, and 1995, but which does not exclude an eligible agency that has not received funding during that period: Provided further, That the term "drug-related crime", as defined in 42 U.S.C. 11905(2), shall also include other types of crime as determined by the Secretary.

HOME INVESTMENT PARTNERSHIPS PROGRAM

For the HOME investment partnerships program, as authorized under title II of the Cranston-Gonzalez National Affordable Housing Act (Public Law 101-625), as amended, \$1,400,000,000, to remain available until expended.

[HOUSING COUNSELING ASSISTANCE

[For contracts, grants, and other assistance, other than loans, not otherwise provided for, for providing counseling and advice to tenants and homeowners-both current and prospective-with respect to property maintenance, financial management, and such other matters as may be appropriate to assist them in improving their housing conditions and meeting the responsibilities of tenancy or homeownership, including provisions for training and for support of voluntary agencies and services as authorized by section 106 of the Housing and Urban Development Act of 1968, as amended, \$12,000,000, notwithstanding section 106(c)(9) and section 106(d)(13), of such Act.]

INDIAN HOUSING LOAN GUARANTEE FUND PROGRAM ACCOUNT

For the cost of guaranteed loans, \$3,000,000, as authorized by section 184 of the Housing and Community Development Act of 1992 (106 Stat. 3739): Provided. That such costs, including the costs of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974, as amended: Provided further, That these funds are available to subsidize total loan principal, any part of which is to be guaranteed, not to exceed \$36,900,000.

HOMELESS ASSISTANCE HOMELESS ASSISTANCE GRANTS

For grants awarded or allocated by the Secretary of Housing and Urban Development, through a competition or by formula, for the purpose of providing housing and services for homeless individuals and families to be delivered by entities eligible to receive assistance under, and to fund eligible activities described in, the emergency shelter grants program (as authorized under subtitle B of title IV of the Stewart B. McKinney Homeless Assistance Act (Public Law 100-77), as amended); the supportive housing program (as authorized under subtitle C of title IV of such Act): the section 8 moderate rehabilitation single room occupancy program (as authorized under the United States Housing Act of 1937, as amended) to assist homeless individuals pursuant to section 441 of the Stewart B. McKinney Homeless Assistance Act; and the shelter plus care program (as authorized under subtitle F of title IV of such Act)[; and the innovative homeless initiatives demonstration program (as described in sections 2(a)-2(f) of the HUD Demonstration Act of (Public Law 103-120)), \$676,000,0001 \$760,000,000, to remain available until expended. To the extent the Secretary determines to use a formula under this heading, the Secretary shall use the existing formula as provided under the Emergency Shelter Grants program under section 413 of the Stewart B. McKinney Homeless Assistance Act and promulgate any rules under the rulemaking procedures under section 553 of title 5, United States Code. The Secretary shall report, within one year of the date of enactment, on ways to merge the homeless assistance programs under the Stewart B. McKinney Homeless Assistance Act with the VerDate 20-SE

HOME program under title II of the Cranston-Gonzalez National Affordable Housing Act.

COMMUNITY PLANNING AND DEVELOPMENT COMMUNITY DEVELOPMENT GRANTS

(INCLUDING TRANSFER OF FUNDS)

For grants to States and units of general local government and for related expenses, not otherwise provided for, necessary for carrying out a community development grants program as authorized by title I of the Housing and Community Development Act of 1974, as amended (42 U.S.C. 5301), \$4,600,000,000, to remain available until September 30, 1998: Provided, That [\$46,000,000] \$60,000,000 shall be available for grants to Indian tribes pursuant to section 106(a)(1) of the Housing and Community Development Act of 1974, as amended (42 U.S.C. 5301), \$2,000,000 shall be available as a grant to the Housing Assistance Council, \$1,000,000 shall be available as a grant to the National American Indian Housing Council. and [\$19.500.000] \$27,000.000 shall be available for "special purpose grants" pursuant to section 107 of such Act: Provided further, That not to exceed 20 per centum of any grant made with funds appropriated herein (other than a grant using funds under section 107(b)(3) of such Act shall be expended for "Planning and Management Development" and "Administration" as defined in regulations promulgated by the Department of Housing and Urban Development: Provided further, That section 105(a)(25) of such Act, as added by section 907(b)(1) of the Cranston-Gonzalez National Affordable Housing Act, shall continue to be effective after September 30, 1995, notwithstanding section 907(b)(2) of such Act.

Of the amount provided under this heading, the Secretary of Housing and Urban Development may use up to \$80,000,000 for grants to public and Indian housing agencies for a supportive services program to assist residents of public and assisted housing and former residents of such housing receiving tenant-based assistance under section 8 of such Act (42 U.S.C. 1437f) become self-sufficient: Provided, That the program shall provide supportive services to the elderly and the disabled and to families with children where the head of household would benefit from the receipt of supportive services and is working, seeking work, or is preparing for work by participating in job training or educational programs: Provided, That the supportive services shall include coordinated educational, training, and other supportive services, including academic skills training, job search assistance, assistance related to retaining employment, vocational and entrepreneurship development and support programs, transportation, and child care: Provided further, That the Secretary shall require applicants to demonstrate firm commitments of funding or services from other sources: Provided further, That the Secretary shall select public and Indian housing agencies to receive assistance under this head on a competitive basis, taking into account the quality of the proposed program (including any innovative approaches), the extent of the proposed coordination of supportive services, the extent of commitments of funding or services from other sources, the extent to which the proposed program includes reasonably achievable, quantifiable goals for measuring performance under the program over a three-year program, the extent of success an agency has had in carrying out other comparable initiatives, and other appropriate criteria established by the Secretary: Provided further, That of the amount available under this paragraph, \$12,000,000 shall be available for grants, and other assistance, other than loans, not otherwise provided for, for providing counseling and advice to tenants and homeowners both current and prospective, with respect to property maintenance, financial management, and such other matters as may be appropriate to assist them in improving their housing condi-

tions and meeting the responsibilities of tenancy or homeownership, including provisions for training and for support of voluntary agencies and services as authorized by section 106 of the Housing and Urban Development Act of 1968, as amended, notwithstanding section 106(c)(9) and section 106(d)(13) of such Act. Of the amount provided under this heading, notwithstanding any other provision of law, \$40,000,000 shall be available for youthbuild program activities authorized by subtitle D of title IV of the Cranston-Gonzalez National Affordable Housing Act, as amended, and shall be an eligible activity with respect to any funds made available under this heading. Of the amount provided under this heading, notwithstanding any other provision of law, \$80,000,000 shall be available for Economic Development Initiative grants as authorized by section 232 of the Multifamily Housing Property Disposition Reform Act of 1994, Public Law 103-233 on a competitive basis as required by section 102 of the HUD Reform Act.

For the cost of guaranteed loans. [\$10,500,000] *\$15,750,000*, as authorized by section 108 of the Housing and Community Development Act of 1974: Provided, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974, as amended: Provided further. That these funds are available to subsidize total loan principal, any part of which is to be guaranteed, not to exceed [\$1,000,000,000] \$1,500,000,000. In addition, for administrative expenses to carry out the guaranteed loan program, [\$225,000] \$675,000 which shall be transferred to and merged with the appropriation for departmental salaries and expenses.

POLICY DEVELOPMENT AND RESEARCH RESEARCH AND TECHNOLOGY

For contracts, grants, and necessary expenses of programs of research and studies relating to housing and urban problems, not otherwise provided for, as authorized by title V of the Housing and Urban Development Act of 1970, as amended (12 U.S.C. 1701z–1 et seq.), including carrying out the functions of the Secretary under section 1(a)(1)(i) of Reorganization Plan No. 2 of 1968, \$34,000,000, to remain available until September 30, 1997.

[FAIR HOUSING AND EQUAL OPPORTUNITY

FAIR HOUSING ACTIVITIES

[For contracts, grants, and other assistance, not otherwise provided for, as authorized by title VIII of the Civil Rights Act of 1968, as amended by the Fair Housing Amendments Act of 1988, \$30,000,000, to remain available until September 30, 1997.]

MANAGEMENT AND ADMINISTRATION

SALARIES AND EXPENSES

(INCLUDING TRANSFERS OF FUNDS)

For necessary administrative nonadministrative expenses of the Department of Housing and Urban Development, not otherwise provided for, including not to exceed \$7,000 for official reception and rep-E\$951.988.000T resentation expenses, [\$951,988,000] \$980,777,000, of which [\$505,745,000] \$532,782,000 shall be provided from the various funds of the Federal Housing Administration, and [\$8,824,000] *\$9,101,000* shall be provided from funds of the Government National Mortgage Association, and [\$225,000] \$675,000 shall be provided from the Community Development Grants Program account.

OFFICE OF INSPECTOR GENERAL

(INCLUDING TRANSFER OF FUNDS)

For necessary expenses of the Office of Inspector General in carrying out the provisions of the Inspector General Act of 1978, as amended, [\$47,388,000] \$48,251,000, of which [\$10,961,000] \$11,283,000 shall be transferred from the various funds of the Federal Housing Administration.

[OFFICE OF FEDERAL HOUSING ENTERPRISE OVERSIGHT

[SALARIES AND EXPENSES

[(INCLUDING TRANSFER OF FUNDS)

[For carrying out the Federal Housing Enterprise Financial Safety and Soundness Act of 1992, \$14,895,000, to remain available until expended, from the Federal Housing Enterprise Oversight Fund: *Provided,* That such amounts shall be collected by the Director as authorized by section 1316 (a) and (b) of such Act, and deposited in the Fund under section 1316(f) of such Act.

FEDERAL HOUSING ADMINISTRATION

FHA—MUTUAL MORTGAGE INSURANCE PROGRAM ACCOUNT

(INCLUDING TRANSFERS OF FUNDS)

During fiscal year 1996, commitments to guarantee loans to carry out the purposes of section 203(b) of the National Housing Act. as amended, shall not exceed a loan principal of \$110,000,000,000: Provided, That during fiscal year 1996, the Secretary shall sell assigned mortgage notes having an unpaid principal balance of up to \$4,000,000,000, which notes were orginally insured under section 203(b) of the National Housing Act: Provided further, That an amount equal to any negative subsidies resulting from the sale of such assigned mortgage notes during fiscal year 1996 may be added to and merged with funds otherwise provided relating to the disposition of properties or notes under this heading, as may be allocated by the Secretary of Housing and Urban Development.

During fiscal year 1996, obligations to make direct loans to carry out the purposes of section 204(g) of the National Housing Act, as amended, shall not exceed \$200,000,000: Provided, That the foregoing amount shall be for loans to nonprofit and governmental entities in connection with sales of single family real properties owned by the Secretary and formerly insured under section 203 of such Act.

For administrative expenses necessary to carry out the guaranteed and direct loan program, [\$308,846,000] \$341,595,000, to be derived from the FHA-mutual mortgage insurance guaranteed loans receipt account, of which not to exceed [\$308,290,000] \$334,483,000 shall be transferred to the appropriation for departmental salaries and expenses; and of which not to exceed [\$6,790,000] \$7,112,000 shall be transferred to the appropriation for the Office of Inspector General.

FHA—GENERAL AND SPECIAL RISK PROGRAM ACCOUNT

(INCLUDING TRANSFERS OF FUNDS)

[Total] For the cost of guaranteed loans, as authorized by sections 238 and 519 of the National Housing Act (12 U.S.C. 1715z-3 and 1735c), including the cost of modifying such loans, \$100,000,000, to remain available until expended: Provided, That such costs shall be as defined in section 502 of the Congressional Budget Act of 1974: Provided further, That these funds are available to subsidize total loan principal any part of which is to be guaranteed [shall not] of not to exceed [\$15,000,000,000] \$17,400,000,000. [Provided,] Provided further, That during fiscal year 1996, the Secretary shall sell assigned notes having an unpaid principal balance of up to \$4,000,000,000, which notes were originally obligations of the funds established under sections 238 and 519 of the National Housing Act: Provided further, That an amount equal to any negative subsidies resulting from the sale of such assigned notes during fiscal year 1996 may be added to and merged with funds otherwise provided relating to the disposition of properties or notes under this heading, including the credit subsidies associated with the sale of such properties or notes with loan guarantees and amounts otherwise available for credit subsidies under this heading, as may be\end{eq} eVerDate 20-SE

allocated by the Secretary of Housing and Urban Development: Provided further, That any amounts made available in any prior appropriation Act for the cost (as such term is defined in section 502 of the Congressional Budget Act of 1974) of guaranteed loans that are obligations of the funds established under section 238 or 519 of the National Housing Act that have not been [made available for obligation] obligated or that are deobligated shall be available to the Secretary of Housing and Urban Development in connection with the making of such guarantees and shall remain available wetil are tees and shall remain available until expended, notwithstanding the expiration of any period of availability otherwise applicato such amounts [: Provided further, any amounts of negative subsidy resulting in fiscal year 1996 from the sales of assigned mortgage notes or insurance actions that exceed the amounts of negative subsidy determined to be generated during such fiscal year, based on the assumptions specified in the President's Budget for such fiscal year, shall be available to the Secretary for the costs of any note sales or insurance actions, without regard to whether the source of the megative subsidy amount is a note sale or insurance action, and the last proviso of this paragraph shall not apply to such amounts so used in connection with insurance actions: *Provided further*, That during fiscal year 1996, the Secretary shall sell assigned mortgage notes having an unpaid principal year 1990, the Secretary shall sell assigned mortgage notes having an unpaid principal balance of up to \$2,600,000,000, which notes were originally obligations of the funds es-tablished under sections 238 and 519 of the National Housing Act: Provided further, That of the amount appropriated herein, an amount equal to the lesser of \$52,000,000 or the excess of net proceeds above the value of holding the loans to maturity, such value established using assumptions specified in the President's fiscal year 1996 Budget adjusted for interest rates at the time of the sale, shall become available only after such sale has been completed.

[In addition, for the cost of guarantees for loans, as authorized by sections 238 and 519 of the National Housing Act (12 U.S.C. 1715z-3 and 1735c). \$69.620.000. Provided. That such costs, including the cost of modifying such loans shall be as defined in section 502 of the Congressional Budget Act of 1974.]

Gross obligations for the principal amount of direct loans, as authorized by sections 204(g), 207(l), 238(a), and 519(a) of the National Housing Act, shall not exceed \$120,000,000; of which not to exceed \$100,000,000 shall be for bridge financing in connection with the sale of multifamily real properties owned by the Secretary and formerly insured under such Act; and of which not to exceed \$20,000,000 shall be for loans to nonprofit and governmental entities in connection with the sale of single-family real properties owned by the Secretary and formerly insured under such Act.

In addition, for administrative expenses necessary to carry out the guaranteed and loan [\$197.470.000] direct programs, \$202,470,000, of which [\$197,455,000] \$198,299,000 shall be transferred to the appropriation for departmental salaries and expenses; and of which \$4.171,000 shall be transferred to the appropriation for the Office of Inspector General

GOVERNMENT NATIONAL MORTGAGE ASSOCIATION

GUARANTEES OF MORTGAGE-BACKED SECURITIES LOAN GUARANTEE PROGRAM ACCOUNT

(INCLUDES TRANSFER OF FUNDS)

During fiscal year 1996, new commitments to issue guarantees to carry out the purposes of section 306 of the National Housing Act, as amended (12 U.S.C. 1721(g)), shall not exceed \$110 000 000 000

For administrative expenses necessary to carry out the guaranteed mortgage-backed securities program. [\$8.824.000] \$9.101.000, to be derived from the GNMA-guarantees of mortgage-backed securities guaranteed loan receipt account, of which not to exceed [\$8,824,000] \$9,101,000 shall be transferred to

the appropriation for departmental salaries and expenses.

ADMINISTRATIVE PROVISIONS

(INCLUDING TRENSFER OF FUNDS)

[Sec. 201. Public Housing. (a) Ceiling RENTS.—Notwithstanding section 3(a) of the United States Housing Act of 1937, as amended, public housing agencies shall provide that the amount of rent paid by a family occupying a dwelling unit in public housing during fiscal year 1996 does not exceed the maximum monthly rental amount, which shall be established for the dwelling unit by the public housing agency that owns or administers the unit and may not exceed an amount determined by the agency based

[(1) the average, for dwelling units of similar size in public housing developments owned and operated by such agency, of any monthly amount of debt service and operating expenses attributable to such units;

(2) the reasonable rental value of the unit:

[(3) the local market rent for comparable units of similar size.

[(b) DEMOLITION AND DISPOSITION.-

[(1) INAPPLICABILITY OF REPLACEMENT RULE.—With respect to any application under section 18 of the United States Housing Act of 1937, as amended, for the demolition or disposition of public housing, including an application submitted under paragraph (3), that is approved during fiscal year 1996, the provisions of subsection (b)(3) of such section shall not apply with respect to-

[(A) the approval of such application; or [(B) the demolition or disposition of any public housing pursuant to such application.

I(2) CONFORMING PROVISION—The requirement under section 18(d) of such Act that a public housing agency satisfy the conditions specified in section 18(b)(3) of such Act as a condition of taking action to demolish or dispose of public housing shall not apply with respect to any application under such section 18 approved during such fiscal year.

[(3) AUTHORITY TO RESUBMIT APPLICA-TIONS.—Any public housing agency that, before fiscal year 1996, submitted to the Secretary an application under section 18 of such Act for demolition or disposition of public housing may (regardless of whether such application has been approved) at any time during fiscal year 1996 submit an application subject to the provisions of this subsection that covers some or all of the property covered by such previous application and, to the extent the same property is covered by both applications, the Secretary shall treat the latter application as replacing the previous application.

Ĭ(c) ÂPPLICABILITY.—In accordance with section 201(b)(2) of the United States Housing Act of 1937, as amended, the provisions of this section shall apply to public housing developed or oterated pursuant to a contract between the Secretary of Housing and Urban Development and an Indian housing author-

[Sec. 202. Rental Assistance Under Sec-TION 8 OF UNITED STATES HOUSING ACT OF 1937. (a) INCREASE OF FAMILY RENTAL PAY-MENT.—Notwithstanding sections 3(a) and 8(o)(2) of the United States Housing Act of 1937, as amended, effective for fiscal year

[(1) public housing agencies shall increase to 32 percent the percentage of the family's monthly adjusted income used in determin-

(A) the amount of monthly rent required to be paid by each family who is assisted under the certificate or moderate rehabilitation program under section 8 of such Act; and

[(B) the amount of the monthly assistance payment for each family who is assisted

under the voucher program under section 8 of such Act; and

[(2) owners of housing assisted under other programs for rental assistance under section 8 of such Act shall increase to 32 percent the percentage of a family's adjusted monthly income used in determining the rent required to be paid by each family assisted under any such program.

[(b) MINIMUM RENTS.—Notwithstanding subsection (a) of this section or sections 3(a) and 8(o)(2) of the United States Housing Act of 1937, as amended, effective for fiscal year 1996 and no later than October 30, 1995-

[(1) public housing agencies shall require each family who is assisted under the certificate or moderate rehabilitation program under section 8 of such Act to pay for monthly rent an amount that is not less than the sum of \$50 for the unit:

[(2) public housing agencies shall reduce the monthly assistance payment on behalf of each family who is assisted under the voucher program under section 8 of such Act so that the family pays for monthly rent an amount that is not less than the sum of \$50 for the unit; and

 $I\!\!I(3)$ owners of housing assisted under other programs for rental assistance under section 8 of such Act shall require each family who is assisted under such program to pay for monthly rent an amount that is not less than the sum of \$50 for the unit.

[(c) FAIR MARKET RENTALS.—The Secretary shall establish fair market rentals for purposes of section 8(c)(1) of the United States Housing Act of 1937, as amended, that shall be effective for fiscal year 1996 and shall be based on the 40th percentile rent of rental distributions of standard quality rental housing units. In establishing such fair market rentals, the Secretary shall consider only the rents for dwelling units occupied by recent movers and may not consider the rents for public housing dwelling units or newly constructed rental dwelling units.

ADJUSTMENTS —Section ANNUAL. (d) 8(c)(2)(A) of the United States Housing Act of 1937, as amended (42 U.S.C. q437f(c)(2)(A))!is further amended-

[(1) in the third sentence by inserting "and fiscal year 1996" after "1995"; and

[(2) in the last sentence by inserting "and fiscal year 1996" after "1995"

[(e) ADMINISTRATIVE FEES.—Notwithstanding the second sentence of section 8(q)(1) of the United States Housing Act of 1937, as amended, for fiscal year 1996, the portions of the fees for costs incurred by public housing agencies in administering the certificate, voucher, and moderate rehabilitation programs under section 8 shall not exceed 7.0 percent of the fair market rental estaflished for a 2-bedroom existing rental dwelling unit in the market area of the public housing

[(f) DELAY OF ISSUANCE AND REISSUANCE OF VOUCHERS AND CERTIFICATES.—Notwithstanding any other provision of law, a public housing agency administering certificate or voucher assistance provided under subsection (b) or (o) of section 8 of the United States Housing Act of 1937, as amended, shall

[(1) until October 1, 1996, the initial issuance of any such tenant-based assistance representing incremental assistance allocated in fiscal year 1996; and

[(2) for 6 months, the use of any amounts of such assistance (or the certificate or voucher representing assistance amounts) made available by the termination during fiscal year 1996 of such assistance on behalf of any family for any reason, but not later than October 1, 1996. VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt

[Sec. 203. Preferences for Housing As-SISTANCE. (a) PUBLIC HOUSING.-

[(1) IN GENERAL.—During fiscal year 1996, dwelling units in public housing that are available for occupancy shall be made avail-

[(A) without regard to the requirements regarding preferences set forth in section 6(c)(4)(A) of the United States Housing Act of 1937, as amended; and

[(B) subject to a system of preferences that the public housing agency for the public housing may establish, which shall be based upon local housing needs and priorities, as

determined by the agency.

[(2) APPLICABILITY.—Paragraph (1)(B) shall not apply to projects or portions of projects designated for occupancy pursuant to section 7(a) of the United States Housing Act of 1937, as amended, for which the Secretary has determined that application of such paragraph would result in excessive delays in meeting the housing need of such families. In accordance with section 201(b)(2) of the United States Housing Act of 1937, as amended, the provisions of this subsection shall apply to public housing developed or operated pursuant to a contract between the Secretary of Housing and Urban Development and an Indian housing authority.

[(b) SECTION 8 ASSISTANCE.—During fiscal year 1996, the selection of families for assistance under section 8 of the United States

Housing Act of 1937, as amended-

[(1) shall not be subject to the requirements regarding preferences set forth in sections 8(d)(1)(A) and 8(o)(3)(B) of the United States Housing Act of 1937, as amended; and

[(2) shall be subject to a system of preferences that may be established by the public housing agency administering such assistance, which shall be based upon local housing needs and priorities, as determined

by the agency.

(c) CONFORMING PROVISIONS.—Each reference in sections 6(0), 7(a)(2), 7(a)(3), 8(d)(2)(A), 8(d)(2)(H), 16(c), and 24(e)(2) of the United States Housing Act of 1937, as amended, sections 212(a)(3), 217(c)(2)(B), 225(d)(3), 455(a)(2)(D)(iii), 522(f)(6)(B), and 522(j)(2)(A) of the Cranston-Gonzalez National Affordable Housing Act, section 226(b)(6)(B) of the Low-Income Housing Preservation and Resident Homeownership Act of 1990, section r03(g)(2) of the Housing and Community Development Amendments of 1978, and section 655 of the Housing and Community Development Act of 1992, to the preferences under section 6(c)(4)(A), 8(d)(1)(A), or 8(o)(3)(B) of the United States Housing Act of 1937, as amended, shall be considered, during fiscal year 1996, to refer to the applicable preferences established (if any) under the subsections (a)(1)(B) and (b)(2).

(d) New Construction/Substantial Reha-BILITATION HOUSING.—During fiscal year 1996, dwelling units in housing constructed or substantially rehabilitated pursuant to assistance provided under section 8(b)(2) of the United States Housing Act of 1937, as amended (as such section existed before October 1. 1983) and projects financed under section 202 of the Housing Act of 1959 (as such section existed before the enactment of the Cranston-Gonzalez National Affordable Housing Act) shall be made available for occupancy without regard to section 545(c) of the Cranston-Gonzalez National Affordable Housing Act and no other provision of law relating to Federal tenant selection preferences shall apply to such housing.

(e) RENT SUPPLEMENTS.—During fiscal

year 1996, section 101(k) of the Housing and Urban Development Act of 1965 shall not be effective.

[Sec. 204. Merger Language for Assist ANCE FOR THE RENEWAL OF EXPIRING SECTION 8 OF SUBSIDY CONTRACTS AND ANNUAL CON- TRIBUTIONS FOR ASSISTED HOUSING.-All remaining obligated and unobligated balances in the Renewal of Expiring Section 8 Subsidy Contracts account on September 30, 1995, shall immediately thereafter be transferred to and merged with the obligated and unobligated balances, respectively, of the Annual Contributions for Assisted Housing account.

Sec. 205. Extension of Home Equity Con-VERSION MORTGAGE PROGRAM.—Section 255(g) of the National Housing Act (12 U.S.C. 1715z-

20(g)) is amended—

[(1) in the first sentence, by striking "September 30, 1995" and inserting "September 30. 1996'': and

[(2) in the second sentence, by striking

25,000" and inserting "30,000"

[SEC. 206. DEBT FORGIVENESS.—(a) The Secretary of Housing and Urban Development shall cancel the indebtedness of the Hubbard Hospital Authority of Hubbard, Texas, relating to the public facilities loan for Project Number PFL-TEX-215, issued under title II of the Housing Amendments of 1955. Such hospital authority is relieved of all liability to the Government for the outstanding principal balance on such loan, for the amount of accrued interest on such loan, and for any fees and charges payable in connection with

(b) The Secretary of Housing and Urban Development shall cancel the indebtedness of the Groveton Texas Hospital Authority relating to the public facilities loan for Project Number TEX-41-PFL0162, issued under title II of the Housing Amendments of 1955. Such hospital authority is relieved of all liability to the Government for the outstanding principal balance on such loan, for the amount of accrued interest on such loan, and for any fees and charges payable in connection with such loan.

[SEC. 207. DELAYING OUTLAYS FOR PUBLIC HOUSING DEVELOPMENT.—During fiscal year 1996, a public housing agency or Indian housing authority may slow the rate at which it develops a project that the Secretary has approved under 24 C.F.R. Part 941 in order to slow the rate at which such agency or authority takes actions resulting in outlays of amounts appropriated under the head nual contributions for assisted housing" this title or any prior appropriation Act, and the Secretary may allow such agency or authority to develop a project at such a slow notwithstanding 24 C.F.R. rate. 941.405(d).

[Sec. 208. Assessment Collection Dates FOR OFFICE OF FEDERAL HOUSING ENTERPRISE OVERSIGHT.—Section 1316(b) of the Housing and Community Development Act of 1992 (12 U.S.C. 4516(b)) is amended by striking paragraph (2) and inserting the following new paragraph:

"(2) TIMING OF PAYMENT.—The annual assessment shall be payable semiannually for each fiscal year, on October 1st and April

[SEC. 209. SPENDING LIMITATIONS.—(a) None of the funds provided in this Act may be used during fiscal year 1996 to sign, promulgate, implement, or enforce any requirement or regulation relating to the application of the Fair Housing Act (42 U.S.C. 3601, et seq.) to the business of property insurance, or for any activity pertaining to property insur-

(b) None of the funds appropriated by this Act may be expended by the Department for the purpose of finalizing the Department's proposed rule dated July 21, 1994 regarding amendments to Regulation X, the Real Estate Settlement Procedures Regulation, or for the purpose of developing or issuing any interpretive rule with respect to any of the four issues denominated in the preamble to the proposed rule.

(c) None of the funds provided in this Act may be used in fiscal year 1996 for the remuneration of more than seven Assistant Secretaries at the Department of Housing and Urban Development, notwithstanding section 4(a) of the Department of Housing and Urban Development Act.

 $\[\[\]$ (d) None of the funds provided in this Act may be used in fiscal year 1996 for the remuneration of more than 94 schedule C and noncareer senior executive service employees at the Department of Housing and Urban Devel-

opment.

[(e) None of the funds made available in this Act may be used by the Secretary to take, impose, or enforce, or to investigate taking, imposing, or enforcing any action, sanction, or penalty against any State or unit of general local government (or any entity or agency thereof) because of the enactment, enforcement, or effectiveness of any State or local law or regulation requiring the spoken or written use of the English language or declaring English as the official language.

[(f) No part of any appropriation contained in this Act shall be used for publicity or propaganda purposes not authorized by the

Congress.

[Sec. 210. Clarifications.—For purposes of Federal law, the Paul Mirabile Center in San Diego, California, including areas within such Center that are devoted to the delivery of supportive services, has been determined to satisfy the "continuum of care" requirements of the Department of Housing and Urban Development, and shall be treated as:

 ${I\!\!\!I}(a)$ consisting solely of residential units that (i) contain sleeping accommodations and kitchen and bathroom facilities. (ii) are located in a building that is used exclusively to facilitate the transition of homeless individuals (within the meaning of section $103\ of$ the Stewart B. McKinnev Homeless Assistance Act (42 U.W.C. 11302)) to independent living within 24 months. (iii) are suitable for occutancy, with each cubicle constituting a separate bedroom and residential unit (iv) are used on other than a transient basis, and (v) shall be originally placed in service on August 1, 1995; and

(b) property that is entirely residential rental property, namely, a project for resi-

dential rental property.

[Sec. 211. EXTENSION OF MULTIFAMILY HOUSING FINANCE PROGRAMS.—(a) Section 542(b)(5) of the Housing and Community Development Act of 1992 (12 U.S.C. 1707 note) is amended by striking "on not more than 15,000 units over fiscal years 1993 and 1994" "on not more than and inserting "on not more than 7,500 units during fiscal year 1996"

Section 542(c)(4) of the Housing and Community Development Act of 1992 (12 U.S.C. 1707 note) is amended by striking "on not to exceed 30,000 units over fiscal years 1993, 1994, and 1995" and inserting "on not more than 10,000 units during fiscal year

1996

ISEC 212 DOCUMENTATION OF MULTIFAMILY REFINANCINGS.—Notwithstanding the 16th paragraph under the item relating to MINISTRATIVE PROVISIONS" in title II of the Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1995 (Public Law 103-327; 108 Stat. 2316), the amendments to section 223(a)(7) of the National Housing Act made by the 15th paragraph of such Act shall be effective during fiscal years 1996 and thereafter.]

SEC. 201. EXTEND ADMINISTRATIVE PROVISIONS FROM THE RESCISSION ACT.

(a) PUBLIC AND INDIAN HOUSING MODERNIZA-TION -

(1) EXPANSION OF USE OF MODERNIZATION FUNDING.—Subsection 14(q) of the United States Housing Act of 1937 is amended to read as follows:

'(q)(1) In addition to the purposes enumerated in sections 14(a), 14(b), and 5(a), a publicVerDate 20-SE housing agency may use modernization assistance provided under section 14, and development assistance provided under section 5(a), for any eligible activity authorized by either of those sections or by applicable Appropriations Acts, including the demolition, rehabilitation, revitalization, and replacement of existing units and projects and, for up to 10 percent of its allocation of such funds in any fiscal year, for any operating subsidy purpose authorized in section 9. Units and projects assisted hereunder shall be for low-income families and shall be eligible for operating subsidies subject to the availability of appropriated funds.

(2) A public housing agency may provide assistance to developments that include units for other than low-income families, hereinafter called "mixed income developments", in the form of a grant, loan, or other form of investment which may be made to: (A) the public housing agency or an affiliate controlled by it; (B) a partnership, a limited liability company, or other legal entity in which the public housing agency or its affiliate is a general partner, managing member, or otherwise significantly directs the activities of such entity: or (C) any entity which grants to the public housing agency the option to purchase the development within 20 years after initial occupancy in accordance with section 42(1)(7) of the Internal Revenue Code of 1986, as amended: Provided. That units shall be made available in such developments for periods of not less than 20 years, by master contract or by individual lease, for occupancy by low-income families referred from time to time by the public housing agency; the number of such units shall be either: (i) in the same proportion to the total number of units in such development that the financial assistance provided by the public housing agency bears to the total equity investment in the development, or (ii) not be less than the number of units that could have been developed under the conventional public housing program with the assistance involved, or (iii) as may otherwise be approved by the Secretary.

(3) A mixed income development may elect to have all units subject only to the applicable local real estate taxes, notwithstanding that the low-income units assisted by public housing funds would otherwise be subject to section 6(d)

of the Housing Act of 1937."

(2) Extension of Authority.—Section 1001(b) of the Emergency Supplemental Appropriations for Additional Disaster Assistance, for Antiterrorism Initiatives, for Assistance in the Recovery from the Tragedy that Occurred at Oklahoma City, and Rescissions Act, 1995 (109 Stat. 235), is amended to read as follows:

(b) APPLICABILITY.—Section 14(q) of the United States Housing Act of 1937, as added by subsection (a) of this section, shall be effective only with respect to assistance provided from funds made available for fiscal year 1996 or any

- preceding fiscal year.''.
 (3) APPLICABILITY.—In accordance with section 201(b)(2) of the United States Housing Act of 1937, the amendment made by subsection (a) shall apply to public housing developed or operated pursuant to a contract between the Secretary of Housing and Urban Development and an Indian housing authority.
- (b) One-for-one Repläcement of Public AND INDIAN HOUSING. -
- (1) PERMANENT AUTHORITY.—Section 1002 of Public Law 104-19 is amended to read as follows.
- '(d) Subsections (a), (b), and (c) shall be effective for applications for the demolition, disposition, or conversion to homeownership of public housing approved by the Secretary, and other consolidation and relocation activities of public housing agencies undertaken on, before, or after September 30, 1995 and before September 30, 1996.
- (2) Section 18(f) of the United States Housing Act of 1937 is amended by adding at the end the following new sentence: "No one may rely on the preceding sentence as the basis for reconsid-

ering a final order of a court issued, or a settlement approved by, a court.".

(3) APPLICABILITY.—In accordance with section 201(b)(2) of the United States Housing Act of 1937, the amendments made by this section and by sections 1002 (a), (b), and (c) of Public Law 104-19 shall apply to public housing developed or operated pursuant to a contract between the Secretary of Housing and Urban Development and an Indian housing authority

SEC. 202. PUBLIC HOUSING RENTS AND INCOME TARGETING.

(a) MINIMUM RENTS.—Section 3(a)(1) of the United States Housing Act of 1937 is amended by inserting at the end the following new sentence: "Notwithstanding the previous sentence, the Secretary shall permit a public housing agency to charge a family residing in public housing up to \$25 as rent.

(b) ESTABLISHMENT OF CEILING RENTS.—Section 3(a)(2) of the United States Housing Act of 1937 is amended to read as follows:

(2) Notwithstanding paragraph (1), a public

housing agency may-

'(A) adopt ceiling rents that reflect the reasonable market value of the housing, but that are not less than the monthly costs-

(i) to operate the housing of the agency; and ''(ii) to make a deposit to a replacement reserve (in the sole discretion of the public housing agency); and

(B) allow families to pay ceiling rents referred to in subparagraph (A), unless, with respect to any family, the ceiling rent established under this paragraph would exceed the amount payable as rent by that family under paragraph

(c) DEFINITION OF ADJUSTED INCOME.—Section 3(b)(5) of the United States Housing Act of 1937 is amended-

(1) at the end of subparagraph (F), by striking "and":

(2) at the end of subparagraph (G), by striking the period and inserting "; and "; and

(3) by inserting after subparagraph (G) the

"(H) for public housing, and other adjustments to earned income established by the public housing agency.

If a public housing agency adopts other adjustments to income pursuant to subparagraph (H), the Secretary (i) shall not take into account any reduction of or increase in the public housing agency's per unit dwelling rental income result ing from those adjustments when calculating the contributions under section 9 for the public housing agency for the operation of the public housing.

(d) REPEAL OF FEDERAL PREFERENCES.-

(1) PUBLIC HOUSING.

(A) IN GENERAL.—Section 6(c)(4)(A) of the United States Housing Act of 1937 (42 U.S.C. 1437d(c)(4)(A)) is amended to read as follows:

(A) the establishment, after public notice and an opportunity for public comment, of written system of preferences for admission to public housing, if any, that is not inconsistent with the comprehensive housing affordability strategy under title I of the Cranston-Gonzalez National Affordable Housing Act;".

(B) APPLICABILITY.—In accordance with section 201(b)(2) of the United States Housing Act of 1937, section 6(c)(4)(A) of the United States Housing Act of 1937, as amended by paragraph (1), shall apply to public housing developed or operated pursuant to a contract between the Secretary and an Indian housing authority.

(2) SECTION 8 EXISTING AND MODERATE REHA-BILITATION.—Section 8(d)(1)(A) of the United States Housing Act of 1937 (42 U.S.C. 1437f(d)(1)(A)) is amended to read as follows:

(A) the selection of tenants shall be the function of the owner, subject to the provisions of the annual contributions contract between the Secretary and the agency, except that for the certificate and moderate rehabilitation programs only, for the purpose of selecting families to be assisted, the public housing agency may establish, after public notice and an opportunity for public comment, written system of preferences for selection that are not inconsistent with the comprehensive housing affordability strategy under title I of the Cranston-Gonzalez National Affordable Housing Act;''.

(3) SECTION 8 VOUCHER PROGRAM.—Section 8(o)(3)(B) of the United States Housing Act of 1937 (42 U.S.C. 1437f(o)(3)(B)) is amended to read as follows:

"(B) For the purpose of selecting families to be assisted under this subsection, the public housing agency may establish, after public notice and an opportunity for public comment, written system of preferences for selection that are not inconsistent with the comprehensive housing affordability strategy under title I of the Cranston-Gonzalez National Affordable Housing Act."

(4) SECTION 8 NEW CONSTRUCTION AND SUB-

STANTIAL REHABILITATION. -

(A) REPEAL.—Section 545(c) of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 1437f note) is amended to read as follows:

"(c) [Reserved.]"

(B) PROHIBITION.—Notwithstanding any other provision of law, no Federal tenant selection preferences shall apply with respect to-

(i) housing constructed or substantially rehabilitated pursuant to assistance provided under section 8(b)(2) of the United States Housing Act of 1937 (as such section existed on the day before October 1, 1983); or

(ii) projects financed under section 202 of the Housing Act of 1959 (as such section existed on the day before the date of enactment of the Cranston-Gonzalez National Affordable Housing

(5) RENT SUPPLEMENTS.—Section 101(k) of the Housing and Urban Development Act of 1965 (12 U.S.C. 1701s(k)) is amended to read as follows: "(k) [Reserved.]"

(6) CONFORMING AMENDMENTS.—

(A) United States Housing act of 1937.—The United States Housing Act of 1937 (42 U.S.C. 1437 et seq.) is amended-

(i) in section 6(o), by striking "preference rules specified in" and inserting "written selection criteria established pursuant to'';

(ii) in section 7(a)(2), by striking "according to the preferences for occupancy under" and in serting "in accordance with the written selection criteria established pursuant to'

(iii) in section 7(a)(3), by striking "who qualify for preferences for occupancy under' inserting "who meet the written selection criteria established pursuant to"

(iv) in section 8(d)(2)(A), by striking the last

(v) in section 8(d)(2)(H), by striking "notwithstanding subsection (d)(1)(A)(i), an" and inserting ''An'';

(vi) in section 16(c), in the second sentence, by striking "the system of preferences established by the agency pursuant to section 6(c)(4)(A)(ii)' and inserting "the written selection criteria established by the public housing agency pursuant to section 6(c)(4)(A)"; and

(vii) in section 24(e)-

(I) by striking "(e) EXCEPTIONS." and all that follows through "The Secretary may" and inserting the following:

(e) EXCEPTION TO GENERAL PROGRAM RE-QUIREMENTS.—The Secretary may"; and

(II) by striking paragraph (2).

(B) CRANSTON-GONZALEZ NATIONAL AFFORD-ABLE HOUSING ACT.—The Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12704 et seq.) is amended-

(i) in section 455(a)(2)(D)(iii), by striking "would qualify for a preference under" and inserting "meet the written selection criteria established pursuant to";

(ii) in section 522(f)(6)(B), by striking "any preferences for such assistance under section 8(d)(1)(A)(i)'' and inserting "the written selection criteria established pursuant to section 8(d)(1)(A)"; and VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt 010198

(C) LOW-INCOME HOUSING PRESERVATION AND RESIDENT HOMEOWNERSHIP ACT OF 1990.—The second sentence of section 226(b)(6)(B) of the Low-Income Housing Preservation and Resident Homeownership Act of 1990 (12 U.S.C. 4116(b)(6)(B)) is amended by striking "requirement for giving preferences to certain categories of eligible families under" and inserting ten selection criteria established pursuant to'

(D) HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1992.—Section 655 of the Housing and Community Development Act of 1992 (42 U.S.C. 13615) is amended by striking "preferences for occupancy" and all that follows through the period at the end and inserting "selection criteria established by the owner to elderly families according to such written selection criteria, and to near-elderly families according to such written

selection criteria, respectively.". (E) REFERENCES IN OTHER LAW.—Any reference in any Federal law other than any provision of any law amended by paragraphs (1) through (5) of this subsection to the preferences assistance under section 6(c)(4)(A)(i), 8(d)(1)(A)(i), or 8(o)(3)(B) of the United States Housing Act of 1937 (as such sections existed on the day before the date of enactment of this Act) shall be considered to refer to the written selection criteria established pursuant to section 6(c)(4)(A), 8(d)(1)(A), or 8(o)(3)(B), respectively, of the United States Housing Act of 1937, as amended by this section.

(e) APPLICABILITY.—In accordance with section 201(b)(2) of the United States Housing Act of 1937, the amendments made by subsections (a), (b), (c), and (d) of this section shall also apply to public housing developed or operated pursuant to a contract between the Secretary of Housing and Urban Development and an Indian

housing authority.

SEC. 203. CONVERSION OF CERTAIN PUBLIC HOUSING TO VOUCHERS.

(a) IDENTIFICATION OF UNITS.

(1) Each public housing agency shall identify any public housing developments-

(A) that are on the same or contiguous sites:

(B) that total more than-

(i) 600 dwelling units; or

- (ii) in the case of high-rise family buildings or substantially vacant buildings, 300 dwelling
- (C) that have a vacancy rate of at least 10 percent for dwelling units not in funded onschedule modernization programs;
- (D) identified as distressed housing that the public housing agency cannot assure the longterm viability as public housing through revitalization, density reduction, or achievement of a broader range of household income; and
- (E) for which the estimated cost of continued operation and modernization of the developments as public housing exceeds the cost of providing tenant-based assistance under section 8 of the United States Housing Act of 1937 for all families in occupancy, based on appropriate indicators of cost (such as the percentage of total development cost required for modernization).

(b) IMPLEMENTATION AND ENFORCEMENT.

- STANDARDS FOR IMPLEMENTATION.—The Secretary shall establish standards to permit implementation of this section in fiscal year 1996.
- CONSULTATION.—Each public housing agency shall consult with the applicable public housing tenants and the unit of general local government in identifying any public housing developments under subsection (a).
- (3) FAILURE OF PHAS TO COMPLY WITH SUB-SECTION (a).—Where the Secretary determines
- (A) a public housing agency has failed under subsection (a) to identify public housing developments for removal from the inventory of the agency in a timely manner;
- (B) a public housing agency has failed to identify one or more public housing developments which the Secretary determines should have been identified under subsection (a); or

(C) one or more of the developments identified by the public housing agency pursuant to subsection (a) should not, in the determination of the Secretary, have been identified under that subsection:

the Secretary may designate the developments to be removed from the inventory of the public housing agency pursuant to this section.

(c) REMOVAL OF UNITS FROM THE INVENTORIES

OF PUBLIC HOUSING AGENCIES.-(1) Each public housing agency shall develop

- and carry out a plan in conjunction with the Secretary for the removal of public housing units identified under subsection (a) or subsection (b)(3), over a period of up to five years, from the inventory of the public housing agency and the annual contributions contract. The plan shall be approved by the relevant local official as consistent with the Comprehensive Housing Affordability Strategy under title I of the Housing and Community Development Act of 1992, including a description of any disposition and demolition plan for the public housing
- (2) The Secretary may extend the deadline in paragraph (1) for up to an additional five years where the Secretary makes a determination that the deadline is impracticable.
- (3) The Secretary shall take appropriate actions to ensure removal of developments identified under subsection (a) from the inventory of a public housing agency, if the public housing agency fails to adequately develop a plan under paragraph (1), or fails to adequately implement such plan in accordance with the terms of the

(4) To the extent approved in appropriations, the Secretary may establish requirements and provide funding under the Urban Revitalization Demonstration program for demolition and disposition of public housing under this section.

- (5) Notwithstanding any other provision of law, if a development is removed from the inventory of a public housing agency and the annual contributions contract pursuant to paragraph (1), the Secretary may authorize or direct the transfer of-
- (A) in the case of an agency receiving assistance under the comprehensive improvement assistance program, any amounts obligated by the Secretary for the modernization of such development pursuant to section 14 of the United States Housing Act of 1937;
- (B) in the case of an agency receiving public and Indian housing modernization assistance by formula pursuant to section 14 of the United States Housing Act of 1937, any amounts provided to the agency which are attributable pursuant to the formula for allocating such assistance to the development removed from the inventory of that agency; and
- (C) in the case of an agency receiving assistance for the major reconstruction of obsolete projects, any amounts obligated by the Secretary for the major reconstruction of the development pursuant to section 5 of such Act,

to the tenant-based assistance program of such agency.

- (d) CONVERSION TO TENANT-BASED ASSIST-ANCE.
- (1) The Secretary shall make authority available to a public housing agency to provide tenant-based assistance pursuant to section 8 to families residing in any development that is removed from the inventory of the public housing agency and the annual contributions contract pursuant to subsection (b).
- (2) Each conversion plan under subsection (c)
- (A) require the agency to notify families residing in the development, consistent with any guidelines issued by the Secretary governing such notifications, that the development shall be removed from the inventory of the public housing agency and the families shall receive tenantbased or project-based assistance, and to provide any necessary counseling for families; and

(B) ensure that all tenants affected by a determination under this section that a development shall be removed from the inventory of a

public housing agency shall be offered tenantbased or project-based assistance and shall be relocated, as necessary, to other decent, safe, sanitary, and affordable housing which is, to the maximum extent practicable, housing of their choice.

(e) IN GENERAL. —

(1) The Secretary may require a public housing agency to provide such information as the Secretary considers necessary for the administration of this section.

(2) As used in this section, the term "development" shall refer to a project or projects, or to

portions of a project or projects, as appropriate.
(3) Section 18 of the United States Housing Act of 1937 shall not apply to the demolition of developments removed from the inventory of the public housing agency under this section.

SEC. 204. STREAMLINING SECTION 8 TENANT-BASED ASSISTANCE.

- (a) "TAKE-ONE, TAKE-ALL".—Section 8(t) of the United States Housing Act of 1937 is hereby repealed.
- (b) EXEMPTION FROM NOTICE REQUIREMENTS THE CERTIFICATE AND VOUCHER PRO-GRAMS.—Section 8(c) of such Act is amended-
- (1) in paragraph (8), by inserting after "section" the following: "(other than a contract for assistance under the certificate or voucher program)''; and
- (2) in the first sentence of paragraph (9), by striking "(but not less than 90 days in the case of housing certificates or vouchers under sub-section (b) or (o))" and inserting", other than a contract under the certificate or voucher pro-

(c) ENDLESS LEASE.—Section 8(d)(1)(B) of

such Act is amended—

(1) in clause (ii), by inserting "during the term of the lease," after "(ii)"; and (2) in clause (iii), by striking "provide that"

and inserting "during the term of the lease,

(a) FAIR MARKET RENTALS.—The Secretary shall establish fair market rentals for purposes of section 8(c)(1) of the United States Housing Act of 1937, as amended, that shall be effective for fiscal year 1996 and shall be based on the 40th percentile rent of rental distributions of standard quality rental housing units. In establishing such fair market rentals, the Secretary shall consider only the rents for dwelling units occupied by recent movers and may not consider the rents for public housing dwelling units or newly constructed rental dwelling units.

(b) Annual Adjustments.—Section 8(c)(2)(A) of the United States Housing Act of 1937, as amended (42 U.S.C. 1437f(c)(2)(A)) is further

amended-

(1) in the third sentence by inserting "and fiscal year 1996" after "1995";

(2) in the fourth sentence, strike "For" and insert: "Except for assistance under the certificate program, for";

(3) after the fourth sentence, insert:

"In the case of assistance under the certificate program, 0.01 shall be subtracted from the amount of the annual adjustment factor (except that the factor shall not be reduced to less than 1.0) and the adjusted rent shall not exceed the rent for a comparable unassisted unit of similar quality, type, and age in the same market area.'': and

(4) in the last sentence, by (A) striking ''sentence'' and inserting ''two sentences" and

(B) inserting "and fiscal year 1996" after

(c) ADMINISTRATIVE FEES.—Notwithstanding the second sentence of section 8(q)(1) of the United States Housing Act of 1937, as amended, for fiscal year 1996, the portions of the fees for costs incurred by public housing agencies in administering the certificate, voucher, and moderate rehabilitation programs under section 8 shall not exceed 7.0 percent of the fair market rental established for a 2-bedroom existing rental dwelling unit in the market area of the public housing agency. VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt 010199

(d) Delay of Issuance and Reissuance of VOUCHERS AND CERTIFICATES.—Notwithstanding any other provision of law, a public housing agency administering certificate or voucher assistance provided under subsection (b) or (o) of section 8 of the United States Housing Act of 1937, as amended, shall delay for 6 months, the use of any amounts of such assistance (or the certificate or voucher representing assistance amounts) made available by the termination during fiscal year 1996 of such assistance on behalf of any family for any reason, but not later than October 1, 1996; with the exception of any certificates assigned or committed to project based assistance as permitted otherwise by the Act, accomplished prior to the effective date of this Act.

SEC. 206. PUBLIC HOUSING/SECTION 8 MOVING TO WORK DEMONSTRATION.

(a) Purpose.—The purpose of this demonstration is to give public housing agencies and the Secretary of Housing and Urban Development the flexibility to design and test various approaches for providing and administering housing assistance that: reduce cost and achieve greater cost effectiveness in Federal expenditures; give incentives to families with children where the head of household is working, seeking work, or is preparing for work by participating in job training, educational programs, or programs that assist people to obtain employment and become economically self-sufficient; and increase housing choices for lower-income fami-

(b) PROGRAM AUTHORITY.—The Secretary of Housing and Urban Development shall conduct a demonstration program under this section beginning in fiscal year 1996 under which up to 30 public housing agencies (including Indian housing authorities) administering the public or Indian housing program and the section 8 housing assistance payments program may be selected by the Secretary to participate. The Secretary shall provide training and technical assistance during the demonstration and conduct detailed evaluations of such agencies in an effort to identify replicable program models promoting the purpose of the demonstration. Under the demonstration, notwithstanding any provision of the United States Housing Act of 1937 except as provided in subsection (d), an agency may combine operating assistance provided under section 9 of the United States Housing Act of 1937, modernization assistance provided under section 14 of such Act, and assistance provided under section 8 of such Act for the certificate and voucher programs, to provide housing assistance for low-income families, as defined in section 3(b)(2) of the United States Housing Act of 1937, and services to facilitate the transition to work on such terms and conditions as the agency may propose and the Secretary may approve.

(c) APPLICATION.—An application to partici-

pate in the demonstration-

(1) shall request authority to combine assistance under sections 8. 9. and 14 of the United States Housing Act of 1937;

(2) shall be submitted only after the public housing agency provides for citizen participation through a public hearing and, if appropriate, other means;

(3) shall include a plan developed by the agency that takes into account comments from the public hearing and any other public comments on the proposed program, and comments from current and prospective residents who would be affected, and that includes criteria

(A) selecting families to be assisted, which shall require that at least 75 percent of the families selected to participate in the demonstration shall be very low-income families, as defined in section 3(b)(2) of the United States Housing Act of 1937, and at least 50 percent of the families selected shall have incomes that do not exceed 30 percent of the median family income for the area, as determined by the Secretary with adjustments for smaller and larger families, except that the Secretary may establish income ceilings higher or lower than 30 percent of the median for the area on the basis of the Secretary's findings that such variations are necessary because of unusually high or low family income;

(B) setting reasonable rents payable by families, which shall be designed to encourage employment and self-sufficiency by participating families, consistent with the purpose of this demonstration, such as by excluding some or all of a family's earned income for purposes of determining rent;

(C) continuing to assist substantially the same total number of eligible low-income families as would have been served had the amounts not been combined;

(D) maintaining a comparable mix of families (by family size) as would have been provided had the amounts not been used under the demonstration;

(E) assuring that housing assisted under the demonstration program meets housing quality standards established or approved by the Sec-

(F) other program design features required by the Secretary.

(4) may request assistance for training and technical assistance to assist with design of the demonstration and to agree to cooperate with detailed evaluation.

(d) SELECTION.—In selecting among applications, the Secretary shall take into account the potential of each agency to plan and carry out a program under the demonstration, the relative performance by an agency under the public housing management assessment program under section 6(j) of the United States Housing Act of 1937, and other appropriate factors as determined by the Secretary.

(e) APPLICABILITY OF 1937 ACT PROVISIONS.-

(1) Section 18 of the United States Housing Act of 1937 shall continue to apply to public housing notwithstanding any use of the housing under this demonstration.

(2) Section 12 of such Act shall apply to housing assisted under the demonstration, other than housing occupied by families receiving tenant-based assistance.

(f) EFFECT ON SECTION 8, OPERATING SUB-SIDIES, AND COMPREHENSIVE GRANT PROGRAM ALLOCATIONS.—The amount of assistance received under section 8, section 9, or pursuant to section 14 by a public housing agency participating in the demonstration under this part shall not be affected by its participation.

(g) RECORDS, REPORTS, AND AUDITS. (1) KEEPING OF RECORDS.—Each agency shall keep such records as the Secretary may prescribe as reasonably necessary to disclose the amounts and the disposition of amounts under this demonstration, to ensure compliance with the requirements of this section, and to measure performance.

(2) Reports.—Each agency shall submit to the Secretary a report, or series of reports, in a form and at a time specified by the Secretary. Each report shall-

(A) document the use of funds made available under this section;

(B) provide such data as the Secretary may request to assist the Secretary in assessing the demonstration: and

(C) describe and analyze the effect of assisted activities in addressing the objectives of this

(3) ACCESS TO DOCUMENTS BY THE SEC-RETARY.—The Secretary shall have access for the purpose of audit and examination to any books, documents, papers, and records that are pertinent to assistance in connection with, and the requirements of, this section.

(4) ACCESS TO DOCUMENTS BY THE COMPTROL-LER GENERAL.—The Comptroller General of the United States, or any of the duly authorized representatives of the Comptroller General, shall have access for the purpose of audit and examination to any books, documents, papers, and records that are pertinent to assistance in connection with, and the requirements of, this section.

(h) EVALUATION AND REPORT.—

(1) CONSULTATION WITH PHA AND FAMILY REP-RESENTATIVES.—In making assessments throughout the demonstration, the Secretary shall consult with representatives of public housing agencies and residents.

(2) REPORT TO CONGRESS.—Not later than 180 days after the end of the third year of the demonstration, the Secretary shall submit to the Congress a final report evaluating the programs carried out under the demonstration. The report shall also include findings and recommendations for any appropriate legislative action.

(i) FUNDING FOR TECHNICAL ASSISTANCE AND EVALUATION.—From amounts appropriated for assistance under section 14 of the United States Housing Act of 1937 for fiscal years 1996, 1997, and 1998, the Secretary may use up to a total of \$5,000,000-

(1) to provide, directly or by contract, training and technical assistance-

(A) to public housing agencies that express an interest to apply for training and technical assistance pursuant to subsection (c)(4), to assist them in designing programs to be proposed for the demonstration and

(B) to up to 10 agencies selected to receive training and technical assistance pursuant to subsection (c)(4), to assist them in implementing the approved program; and

(2) to conduct detailed evaluations of the activities of the public housing agencies under paragraph (1)(B), directly or by contract.

SEC. 207. REPEAL OF PROVISIONS REGARDING IN-COME DISREGARDS.

(a) MAXIMUM ANNUAL LIMITATION ON RENT INCREASES RESULTING FROM EMPLOYMENT. Section 957 of the Cranston-Gonzalez National Affordable Housing Act is hereby repealed, retroactive to November 28, 1990, and shall be of no

(b) ECONOMIC INDEPENDENCE.—Section 923 of the Housing and Community Development Act of 1992 is hereby repealed, retroactive to October 28, 1992, and shall be of no effect.

SEC. 208. EXTENSION OF MULTIFAMILY HOUSING FINANCE PROGRAMS.

(a) The first sentence of section 542(b)(5) of the Housing and Community Development Act of 1992 (12 U.S.C. 1707 note) is amended by striking "on not more than 15,000 units over fiscal years 1993 and 1994" and inserting "on not more than 7,500 units during fiscal year 1996'

(b) The first sentence of section 542(c)(4) of the Housing and Community Development Act of 1992 (12 U.S.C. 1707 note) is amended by striking "on not to exceed 30,000 units over fiscal years 1993, 1994, and 1995" and inserting "on not more than 10,000 units during fiscal year 1996

SEC. 209. FORECLOSURE OF HUD-HELD MORT-GAGES THROUGH THIRD PARTIES.

During fiscal year 1996, the Secretary of Housing and Urban Development may delegate to one or more entities the authority to carry out some or all of the functions and responsibilities of the Secretary in connection with the foreclosure of mortgages held by the Secretary under the National Housing Act.

SEC. 210. RESTRUCTURING OF THE HUD MULTI-FAMILY MORTGAGE PORTFOLIO THROUGH STATE HOUSING FINANCE AGENCIES.

During fiscal year 1996, the Secretary of Housing and Urban Development may sell or otherwise transfer multifamily mortgages held by the Secretary under the National Housing Act to a State housing finance agency without regard to the unit limitations in section 542(b)(5) or 542(c)(4) of the Housing and Community Development Act of 1992.

SEC. 211. TRANSFER OF SECTION 8 AUTHORITY.

(a) Section 8 of the United States Housing Act of 1937 is amended by adding the following new subsection at the end: VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt

"(bb) Transfer of Budget Authority.—If a project-based assistance contract under this section is terminated or is not renewed, or if the contract expires, the Secretary shall, in order to provide continued assistance to eligible families, including eligible families receiving the benefit of the project-based assistance at the time of the termination, transfer any budget authority remaining in the contract to another contract. The transfer shall be under such terms as the Secretary may prescribe."

SEC. 212. DOCUMENTATION OF MULTIFAMILY REFINANCINGS.

Notwithstanding the 16th paragraph under the item relating to "ADMINISTRATIVE PROVI-SIONS'' in title II of the Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1995 (Public Law 103-327; 108 Stat. 2316), the amendments to section 223(a)(7) of the National Housing Act made by the 15th paragraph of such Act shall be effective during fiscal years 1996 and thereafter.

SEC. 213. DEMONSTRATION AUTHORITY.

(a) On and after October 1, 1995, the Secretary of Housing and Urban Development shall carry out a demonstration program with respect to multifamily projects whose mortgages are insured under the National Housing Act and that are assisted under section 8 of the United States Housing Act of 1937 and whose present section 8 rents are, in the aggregate, in excess of 110 percent of the fair market rent of the locality in which the project is located, including projects whose section 8 contracts expire on or after October 1, 1996. These programs shall be designed to test the feasibility and desirability of the goal of ensuring, to the maximum extent practicable, that the debt service and operating expenses, including adequate reserves, attributable to such multifamily projects whose mortgages are insured under the National Housing Act and that are assisted under section 8 of the United States Housing Act of 1937 and whose present section 8 contract rents are in excess of the fair market rent of the locality in which the project is located can be supported with and without mortgage insurance under the National Housing Act and with and without above-market rents and utilizing project based assistance or, with the consent of the property owner and the residents, tenant based assistance, while taking into account the need for assistance of low and very low income families in such projects. In carrying out this demonstration, the Secretary may use arrangements with third parties, under which the Secretary may provide for the assumption by the third parties (by delegation, contract, or otherwise) of some or all of the functions, obligations, and benefits of the Secretary.

(1) GOALS.—The Secretary of Housing and Urban Development shall carry out the demonstration programs under this section in a manner that-

(A) will protect the financial interests of the Federal Government

(B) will result in significant discretionary cost savings through debt restructuring and subsidy reduction; and

(C) will, in the least costly fashion, address the goals of-

(i) maintaining existing housing stock in a decent, safe, and sanitary condition;

(ii) minimizing the involuntary displacement

(iii) restructuring the mortgages of such projects in a manner that is consistent with local housing market conditions;

(iv) supporting fair housing strategies;

(v) minimizing any adverse income tax impact on property owners; and

(vi) minimizing any adverse impact on resi-

dential neighborhoods.

In determining the manner in which a mortgage is to be restructured or the subsidy reduced, the Secretary may balance competing goals relating to individual projects in a manner that will further the purposes of this section.

- (2) DEMONSTRATION APPROACHES.—In carrying out the demonstration programs, the Secretary may use one or more of the following ap-
- (A) Joint venture arrangements with third parties, under which the Secretary may provide for the assumption by the third parties (by delegation, contract, or otherwise) of some or all of the functions, obligations, and benefits of the

(B) Subsidization of the debt service of the project to a level that can be paid by an owner receiving an unsubsidized market rent.

(C) Renewal of existing project-based assistance contracts where the Secretary shall approve proposed initial rent levels that do not exceed the greater of 120 percent of fair market rents or comparable market rents for the relevant metropolitan market area or at rent levels under a budget-based approach.

(D) Nonrenewal of expiring existing projectbased assistance contracts and providing tenant-based assistance to previously assisted households.

(b) For purposes of carrying out demonstration programs under subsection (a)-

(1) the Secretary may manage and dispose of multifamily properties owned by the Secretary as of October 1, 1995 and multifamily mortgages held by the Secretary as of October 1, 1995 for properties assisted under section 8 with rents above 110 percent of fair market rents without regard to any other provision of law; and

(2) the Secretary may delegate to one or more entities the authority to carry out some or all of the functions and responsibilities of the Secretary in connection with the foreclosure of mortgages held by the Secretary under the National Housing Act.

(c) For purposes of carrying out demonstration programs under subsection (a), subject to such third party consents (if any) as are necessary including but not limited to (i) consent by the Government National Mortgage Association where it owns a mortgage insured by the Secretary; (ii) consent by an issuer under the mortgage-backed securities program of the Association, subject to the responsibilities of the issuer to its security holders and the Association under such program; and (iii) parties to any contractual agreement which the Secretary proposes to modify or discontinue, the Secretary or one or more third parties designated by the Secretary may take the following actions:

(1) Notwithstanding any other provision of law, the Secretary or third party may remove, relinquish, extinguish, modify, or agree to the removal of any mortgage, regulatory agreement, project-based assistance contract, use agreement, or restriction that had been imposed or required by the Secretary, including restrictions on distributions of income which the Secretary or third party determines would interfere with the ability of the project to operate without above market rents. The Secretary or third party may require an owner of a property assisted under the section 8 new construction/substantial rehabilitation program to apply any accumulated residual receipts toward effecting the purposes of this section.

(2) Notwithstanding any other provision of law, the Secretary of Housing and Urban Development may enter into contracts to purchase reinsurance, or enter into participations or otherwise transfer economic interest in contracts of insurance or in the premiums paid, or due to be paid, on such insurance to third parties, on such terms and conditions as the Secretary may determine.

(3) The Secretary may offer project-based assistance with rents at or below fair market rents for the locality in which the project is located and may negotiate such other terms as are acceptable to the Secretary and the project owner.

(4) If, after reducing rents as provided in subsection (3) hereof, the project would be unable to pay full operating costs (including normal operating expenses, reasonable reserves, full debt

service, and reasonable allowances for vacancy losses and debt service coverage/owner return), the Secretary may offer to pay all or a portion of the project's debt service, and shall restrict the portion of debt service, if any, to be paid by the project to the amount consistent with payment of such full operating costs. The Secretary may offer to make such payments monthly from the appropriate Insurance Fund, for the full remaining term of the insured mortgage.

(5) Notwithstanding any other provision of law, the Secretary may forgive and cancel any FHA-insured mortgage debt that a demonstration program property cannot carry at market rents while bearing full operating costs.

(6) For demonstration program properties that cannot carry full operating costs (excluding debt service) at market rents, the Secretary shall approve project-based rents sufficient to carry such full operating costs and shall offer to pay the full debt service in the manner provided in section 216(c)(4) hereof.

(d) SELECTION.—The Secretary shall select multifamily projects whose mortgages are insured that are from different geographic areas of the nation, from States and localities of varying sizes, of different occupancy profiles by income, race, and age, of different financial and physical conditions, and other factors as deter-

mined by the Secretary.
(e) COMMUNITY AND TENANT INPUT.—In carrying out this section, the Secretary shall develop procedures to obtain appropriate and timely input from officials of the unit of general local government affected, the community in which the project is situated, and the tenant of the

project.

(f) LIMITATION ON DEMONSTRATION AUTHOR-ITY.—The Secretary may carry out demonstration programs under this section with respect to mortgages not to exceed 30,000 units over fiscal vears 1996 and 1997. Provided That not less than fifty percent of the units participating in the demonstration shall be in projects that are assisted under section 8 new construction/substantial rehabilitation contracts which expire after September 30, 1997. The demonstration authorized under this section shall not be expanded until the reports required under subsection (g) are submitted to the Congress.

(g) REPORT TO CONGRESS.—The Secretary shall submit to the Congress every three months after the date of enactment of this Act a report describing and assessing the programs carried out under the demonstrations. The Secretary shall also submit a final report to the Congress not later than six months after the end of the demonstrations. The final report shall include findings and recommendations for any legislative action appropriate to establish a permanent program based on the findings under the demonstrations. The final report shall also include a description of the status of each multifamily housing project selected for the demonstrations under this section. The final report shall include-

(1) the size of the projects; (2) the geographic locations of the projects, by State and region:

(3) the physical and financial condition of the projects;

(4) the occupancy profile of the projects, including the income, family size, race, and ethnic origin of current tenants, and the rents paid by such tenants:

(5) a description of actions undertaken pursuant to this section, including a description of the effectiveness of such actions and any impediments to the transfer or sale of multifamily housing projects;

(6) a description of the extent to which the demonstrations under this section have displaced tenants of multifamily housings projects; (7) a description of any of the functions per-

formed in connection with this section that are transferred or contracted out to public or private entities or to States:

(8) a description of the impact to which the demonstrations under this section have affected VerDate 20-SE the localities and communities where the selected multifamily housing projects are located;

(9) a description of the extent to which the demonstrations under this section have affected the owners of multifamily housing projects.
(g) EFFECTIVE DATE.—The provisions of this

section shall become effective on October 1, 1996.

SEC. 214. CONTRACT RENEWAL.—With respect to contracts for project based rental assistance under section 8 of the United States Housing Act of 1937 which contracts expire during fiscal year 1996, the Secretary shall take the following actions to renew such contracts:

(a) CONTRACT TERM.—All renewal contracts under this section shall have terms of one year.

- (b) TENANT-BASED ASSISTANCE OPTIONAL. Notwithstanding section 8(v) of the United States Housing Act of 1937, the Secretary may, with the consent of the owner, agree to provide tenant-based rental assistance under section 8(b) or 8(o) of the United States Housing Act of 1937 in lieu of providing project-based rental assistance under this section. The Secretary may offer incentives to project owners to accept tenant-based assistance.
- (c) DEMONSTRATION PROGRAM.—If such expiring contracts are eligible for the demonstration program under section 213 hereof, such contracts shall be addressed under the terms of sec-
- (d) LOAN MANAGEMENT SET-ASIDE.—The Secretary shall offer to renew all Loan Management Set-Aside contracts expiring during fiscal year 1996 that are not subject to the demonstration program under section 213 hereof, on existing conditions and for the term provided in subsection (a) hereof.
- (e) EXPIRING CONTRACTS FOR FHA-INSURED PROJECTS.—For multifamily projects whose mortgages are insured under the National Housing Act, that are assisted under (§8 NC/SR), and that are not subject to the demonstration program under section 213 hereof, the Secretary shall make two offers to renew such expiring contracts:
- (1) Renewal of the current contract, with rents equal to the fair market rent of the locality in which the project is located.

(2) Under the Loan Management Set-Aside Program.

(f) OTHER EXPIRING CONTRACTS.—The Secretary shall offer to renew all remaining expiring project-based contracts, with rents equal to the fair market rent of the locality in which the project is located.

(g) EFFECTIVE DATE.—The provisions of this section shall become effective on October 1, 1996.

PRESERVATION REFORM

SEC. 217. Subtitle B of the Low-Income Housing Preservation and Resident Homeownership Act of 1990, is amended as follows:

(a) After section 201, insert the following new section:

"SEC. 202. APPLICABILITY.

"This subtitle shall be applicable to all eligible low-income housing which has not received funding for a plan of action before October 1, 1995. Eligible projects which have received funding before such effective date shall be governed by the Low Income Housing Preservation and Resident Homeownership Act of 1990 as was in effect before such effective date.

(b) Section 211 is amended to read as follows: "SEC. 211. PERMISSIBLE PREPAYMENT OR INCEN-TIVES NOT TO PREPAY.

"(a) PREPAYMENT AND TERMINATION.—An owner of eligible low income housing may prepay, and a mortgagee may accept prepayment, in accordance with the terms of the mortgage note, and regulations in effect when said note was signed.

'(b) PLAN OF ACTION.—An owner of eligible housing who does not exercise the right to prepay the mortgage may file a plan of action to receive incentives to extend low income use pursuant to section 219(b) or incentives for transfers to qualified purchasers pursuant to section

- (c) Section 212(a) is amended by striking the words "as in accordance with section 218"
 - (d) Striking out section 214.

(e) Section 215 is amended as follows:

(1) Subsection (a) is amended to read as follows:

- "(a) Determination of Relation to Fed-ERAL COST LIMITS.—For each eligible low-income housing project appraised under section 213(a), the Secretary shall make an initial determination as to whether the estimated allowable equity loan pursuant to section 219(b)(8) or the estimated allowable grant pursuant to section 220(d)(3)(A) exceeds the amount equal to 60 times the most recently published fair market rent for the area in which the project is located and the appropriate unit size for all of the units in the eligible housing. The initial determination shall be used solely for the purpose of providing information to owners pursuant to section 216. Actual incentives available to an owner (or a qualified purchaser) shall be determined pursuant to an approved plan of action; provided however, that the Secretary may not approve incentives in an amount exceeding the federal cost limits as defined in this section, unless the Secretary determines that preservation for the eligible low income housing project is appropriate.
- (2) Subsection (b) is amended to read as fol-
- "(b) Housing Exceeding Federal Cost Lim-ITS.-If the estimated allowable equity loan or grant for an eligible low income housing project exceeds the federal cost limit, the owner may

'(1) file a plan of action under section 217 to receive incentives under section 219;

'(2) file a second notice of intent under section 216(d) indicating an intention to transfer the housing under section 220 and take actions pursuant to such section;

(3) file a second notice under section 216(d) indicating an intention to transfer the housing under section 220 so long as a qualified purchaser provides non-preservation resources sufficient to accommodate the difference between the incentives approved under the applicable plan of action and the actual purchase price; or

'(4) file a second notice of intent under section 216(d) indicating an intention to prepay the mortgage or voluntarily terminate the insurance.

(f) Section 216 is amended as follows:

(1) Strike subsection (a).

(2) Subsection (b)(2) is amended to read as fol-"A statement of the required repairs and initial reserve deposits required by the Secretary, based on a capital needs assessment of the property.

(3) Subsection (b)(4) is amended by striking the phrase, "aggregate preservation rents" and inserting in lieu thereof, "estimated allowable equity loan or grant, as applicable."

(4) Subsection (d)(1) is amended by deleting the second and third sentences thereof.

(g) Section 217 is amended as follows:

(1) Subsection (a)(1) is amended by-

- (A) striking out "terminate the low-income affordability restrictions through prepayment of the mortgage or voluntary termination under section 218, or to";
 - (B) striking out "or 221"; and
- (C) striking the matter following "section 220(b)
 - (2) Subsection (b) is amended by-

(A) striking out paragraph (1); and

- (B) in paragraph (2) striking out "If the plan of action proposes to extend the low income affordability restrictions of the housing in accordance with section 219 or transfer the housing to a qualified purchaser in accordance with section 220, the plan" and inserting in lieu thereof, "The plan of action shall include—"
 - (f) Strike out section 218.

(g) Section 219 is amended as follows:

(1) Subsection (a) is amended by deleting from "for each year" to the end of the subsection and inserting in lieu thereof "the incentives provided in subsection (b) hereof.'

(2) Subsection (b) is amended by-

(A) striking out subparagraphs 2 and 3, and renumbering the remaining subsections;

(B) amending paragraph 3 by deleting all that follows "improvements" and inserting in lieu thereof, "as provided in paragraph 8 hereof";

(C) amending paragraph 5 to read as follows: 'Access by the owner to a portion of preservation equity in the housing as provided in paragraph (6) hereof.'';

(D) by adding a new paragraph (8) as follows: '(8) A non-interest-bearing direct loan by the Secretary equal in amount to the cost of rehabilitation approved in the plan of action plus 70 percent of the preservation equity.

''(i) Repayment of the loan provided under this paragraph shall commence when the first mortgage loan on the eligible low income housing is paid in full. The Secretary shall require the owner to make payments thereafter in an amount not greater than the amount that the owner had been paying on said first mortgage taking into account any interest reduction payments made pursuant to section 236 of the National Housing Act.

(ii) The Secretary shall permit an owner return equal to 8 percent of 30 percent of the preservation equity and shall permit the inclusion thereof in the budget for the eligible housing instead of the return permitted on the original equity of the eligible housing.''; and
(E) by adding a new subsection (b)(9) as fol-

"(9) retention of rental income in excess of the basic rental charge in projects assisted under section 236 of the National Housing Act, to be used for the purposes of preserving the low/moderate income character of the eligible low income housing.

(3) In final unnumbered paragraph, strike out the words "but the owner shall pay to the Secretary all rental charges in excess of the basic

rental charges'

(h) Section 220 is amended as follows:

(1) Subsection (a) is amended by deleting the final sentence thereof.

(2) Subsection (b)(1) is amended by deleting the first sentence thereof and inserting in lieu thereof the following:

"(1) For the 6 month period beginning on the date of receipt by the Secretary of a second notice of intent under section 216(d) with respect to such housing, the owner may offer to sell and/or negotiate a sale of the housing only with-

"(i) a resident council or mutual housing association intending to purchase the project under section 226, which has the support of tenants representing at least 75 percent of the occupied units in the project and at least 50 percent of all of the units in the project.

'(ii) a resident council intending to purchase the project and retain it as rental housing, which has the support of the majority of the tenant households; or

''(iii) a community based nonprofit housing organization, which has the support of the majority of the tenant households.

('(Ž) If no bona fide offer to purchase the project is made and accepted during or at the end of the 6-month period specified in subparagraph (b)(1) of this section, the owner may offer to sell the project during the succeeding 6 months to any priority purchaser.

(2) Subsections (d)(2) and (d)(3) are amended to read as follows:

"(d)(2) Amount.—Subject to the availability of amounts approved in appropriations Acts, the Secretary shall, for approvable plans of action, provide assistance sufficient to enable qualified purchasers to-

'(A) acquire the eligible low-income housing from the current owner for a purchase price not greater than the preservation value of the housing. Such purchase price does not include the residual receipts account which shall be released VerDate 20-SE to the owner, but shall include the replacement reserve account which shall be transferred to the purchaser;

"(B) rehabilitate the housing;

"(C) meet project operating expenses and establish adequate reserves for the housing, and in the case of a Priority Purchaser, meet project oversight costs;

"(D) receive a distribution equal to 8 percent annual return on any actual cash investment (from sources other than assistance provided under this title) made to acquire or rehabilitate the project;

"(E) in the case of a priority purchaser, receive a reimbursement of all reasonable transaction expenses associated with the acquisition, loan closing, and implementation of an approved plan of action; and

"(F) in the case of an approved resident homeownership program, cover the costs of training for the resident council, homeownership counseling and training, the fees for the nonprofit entity or public agency working with the resident council and costs related to relocation of tenants who elect to move.

"(d)(3) INCENTIVES.—

'(A) IN GENERAL.—For all qualified purchasers of housing under this subjection, the Secretary may provide assistance for an approved Plan of Action in the form of 1 or more of the incentives authorized under section 219(b), except in lieu of the incentives under section 219(b)(7) and 219(b)(8), the Secretary shall provide a grant equal in amount to 100 percent of the transfer preservation equity determined for the property plus the amount of rehabilitation costs required by the plan of action: Provided, That the grant may include, if the qualified purchaser is a priority purchaser, any expenses associated with the acquisition, loan closing and implementation of the plan of action, subject to approval by the Secretary. Expenses associated with implementation of the plan of action may include capital reserves, operating reserves, and escrows established to mitigate the burden of initial rent increases on tenants. At the purchaser's election, the grant shall be provided in the form of a loan in the same amount. If the purchaser makes such election, the interest rate on the loan shall be no less than the applicable Federal rate and repayment shall be deferred until sale of the housing or refinancing or repayment of the federally-assisted mortgage, whichever is earlier, or such later date as may be required to maintain low-income affordability restrictions for the remaining useful life of the housing.

(i) Strike out section 221.

(j) Section 222 is amended as follows:

(1) Strike out subparagraphs (a)(2) (D), (E) and (F) and renumbering the remaining subsections.

(2) Amend subparagraph (a)(2)(G) to read as follows:

"(G) future rent adjustments shall be governed by the provisions of the regulatory agreement concerning rent adjustments now in effect for the eligible low-income housing except that priority purchasers shall receive project oversight costs. The Secretary shall process requests for rent adjustments during the pendency of the processing under this title."

(3) Subsection (d)(2)(A)(i) is amended to read as follows:

"(i) declining to authorize the release of any escrowed loan proceeds and requiring that such amounts be used for repairs.".

(4) Subsection (d)(2)(C)(ii) is amended by striking out "an equity take-out loan has been made under section 241(f) of the National Housing Act" and inserting in lieu thereof, "a loan has been insured under the National Housing Act or made pursuant to section 219(b)(8) or 220(d)(3)".

(5) Strike out subsection (d)(2)(C)(iii).

(6) Insert a new subsection (e) as follows:

"(e) MIXED INCOME COMMUNITIES.—To the extent that federal assistance is provided for eco-

nomic feasibility, units available to new tenants will be available and affordable to the same proportions of very-low income families or persons, low income families or persons, and moderate income families or persons (including families or persons whose incomes are 95 percent or more of area median income) as of the date of approval of the plan of action.''.

(k) Section 223 is amended as follows:

(1) Subsection (a) is amended by striking out in the first sentence "low-income" and inserting in lieu thereof "very low-income".

(2) Strike out the last sentence of subsection (b), and inserting in lieu thereof "The Secretary shall pay the relocation expenses of each such low-income family—

"(i) that does not receive section 8 assistance pursuant to subsection (a);

"(ii) that is displaced within 180 days after

such prepayment; and
"(iii) whose rent and utility cost immediat

"(iii) whose rent and utility cost immediately prior to displacement exceeded 30 percent of adjusted income. Provided, however, that such relocation payment shall not exceed \$1,500 per family.".

(3) Strike out subsections (c), (d) and (e).

(1) Strike out section 224.

(m) Section 225(c) is amended by—

(1) striking out in the first sentence all that follows "shall" and inserting in lieu thereof "provide the incentives, and, in addition, shall pay the owner of the eligible housing a return equal to 8 percent of the preservation equity from the date that the Secretary should have complied with such time limitation"; and

(2) striking out, in the last sentence thereof, "district".

(n) Section 226(b)(2) is amended by inserting 'mutual housing association' between 'limited equity cooperative ownership)' and 'and fee simple ownership.''

(o) Section 229 is amended as follows:

(1) Subsection (1)(B) is amended to read as follows:

"(B) that, under regulation or contract in effect before February 5, 1988, would have become eligible for prepayment without prior approval of the Secretary:

"(i) on or before December 31, 1996, and the owner of such housing filed a notice of intent on or before February 28, 1995 under title VI of the Low Income Housing Preservation and Resident Homeownership Act of 1990 or under title II of the Emergency Low Income Housing Preservation Act of 1987; or

"(ii) after December 31, 1996, and the owner of such housing files a notice of intent under this title on or before March 1, 1996.".

(2) Subsection (8) is amended by deleting in subparagraph (A) the words "determining the authorized return under section 219(b)(6)(ii)" and subparagraph (B) by deleting "and 221" and deleting the words "acquisition loans under the provisions of section 241(f)(3) of the National Housing Act and inserting in lieu thereof, "acquisition grant under the provisions of section 220(d)(2)".

(3) Subsection (11) is amended by inserting after "association": "(including such an organization or its affiliate that is a general partner in a limited partnership)".

(4) Insert a new definition (12) as follows:

"(12) The term 'Community Based Non-Profit Organization' is defined as set forth in 24 C.F.R. 248.101, except that a private nonprofit organization shall be deemed to include an organization or its affiliate that is a general partner in a limited partnership.".

(5) Insert a new definition (13) as follows:

"(13) Mutual Housing Association. A private entity organized under State law that has been determined to be a tax-exempt entity under section 501c of the Internal Revenue Code of 1986 (including such an entity or its affiliate that is a general partner in a limited partnership), and that owns, manages, and continuously develops affordable housing by providing long-term housing for low and moderate income individuals

and families. The residents of mutual housing participate in the ongoing management of the housing, and through the purchase of membership interests in the associations have the right to continue residing in the housing as long as they own memberships in the associations.".

(6) Subsection (1) is amended by inserting new subparagraph (C) after subparagraph (B):

subparagraph (C) after subparagraph (B):
"(C) that has been determined to have preservation equity equivalent to the lesser of \$5,000/
unit or \$500,000 per project or the equivalent of 8 times the most recently published fair market rent for the area in which the project is located and the appropriate unit size for all of the units in the eligible project."

in the eligible project.".
(p) Subsection 231(a) is amended by inserting before the period the following: "; and (C) any resident council, community-based non-profit organization, mutual housing association, or their affiliate that acts as a general partner in a limited partnership and agrees to maintain low-income affordability restrictions for the remaining useful life of the housing as determined under section 222(c).".

(q) Subsection 232(a)(2) is amended to read as

follows:

"(2) restricts or inhibits an owner of such housing from receiving any benefit provided under this Act;".

(r) Inserting after section 235, the following new section:

"SEC. 236. IMPLEMENTING PROVISIONS FOR CAP-ITAL LOANS AND GRANTS.

"(a) SELF-IMPLEMENTATION.—The Secretary shall implement the incentives of capital loans or grants pursuant to section 219(b)(8) or 220(d)(2) upon the enactment of an appropriations Act for fiscal year 1996 providing funds for this purpose without issuing regulations and the processing of an eligible project and any approvals rendered by the Secretary under title VI of the Low Income Housing Preservation and Resident Homeownership Act of 1990 or title II of the Emergency Low Income Housing Preservation Act of 1987 shall be effective under this title and the Secretary shall not repeat any such processing.
"(b) PAYMENT OF EQUITY LOAN.—The Sec-

retary shall fund the loan pursuant to section $219(\check{b)}(6)$ within 180 days after the approval of the plan of action, but shall pay an 8 percent return on preservation equity from 60 days after approval of the plan of action. The Secretary may provide funding for the capital loan provided under section 219(b)(8) equally over a fiveyear period, except that the rehabilitation portion of the loan shall be funded in the first installment. The Secretary shall pay the owner of the eligible housing interest on the unpaid portion of the loan at the applicable federal rate at the time that the plan of action is approved. If the Secretary fails to make the second or subsequent installment payments on said loan within 60 days of its due date, the owner may prepay the mortgage pursuant to section 211 and retain the amount of any installment previously paid.

"(c) Payment of Grant or Loan.—The Secretary shall provide full funding for the capital grant or loan as provided under section 220(d) (3) within 180 days of approval of the plan of action. If the Secretary fails to make such payment, the owner may prepay the existing mortgage pursuant to section 224.

"(d) ELIHPA ELIGIBILITY.—An owner of eligible housing who is processing an application under title II of the Emergency Low Income Housing Preservation Act of 1987 on the effective date of this title may apply for the incentives provided in this title or exercise its right of prepayment pursuant to section 211.".

(s) EFFECTIVE DATE.—The provisions of this section shall become effective on October 1, 1996. SEC. 216. EXTENSION OF HOME EQUITY CONVERSION MORTGAGE PROGRAM.—Section 255(g) of the National Housing Act (12 U.S.C. 1715z-20(g)) is amended—

(1) in the first sentence, by striking "September 30, 1995" and inserting "September 30, 1996"; and VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt 010199 PO

(2) in the second sentence, by striking "25,000" and inserting "30,000".

SEC. 217. ASSESSMENT COLLECTION DATES FOR OFFICE OF FEDERAL HOUSING ENTERPRISE OVER-SIGHT.—Section 1316(b) of the Housing and Community Development Act of 1992 (12 U.S.C. 4516(b)) is amended by striking paragraph (2) and inserting the following new paragraph:

"(2) TIMING OF PAYMENT.—The annual assessment shall be payable semiannually for each fiscal year, on October 1st and April 1st.".

SEC. 218. SPENDING LIMITATIONS.—None of the funds provided in this Act may be used during fiscal year 1996 to sign, promulgate, implement, or enforce any requirement or regulation relating to the application of the Fair Housing Act (42 U.S.C. 3601, et seq.) to the business of property insurance.

ŠEC. 219. During fiscal year 1996, notwithstanding any other provision of law, the number of individuals employed by the Department of Housing and Urban Development in other than "career appointee" positions in the Senior Executive Service shall not exceed 20.

SEC. 220. Of the \$93,400,000 earmarked in Public Law 101-144 (103 Stat 850), as amended by Public Law 101-302 (104 Stat 237), for special projects and purposes, any amounts remaining of the \$500,000 made available to Bethlehem House in Highland, California, for site planning and land acquisition shall instead be made available to the County of San Bernardino in California to assist with the expansion of the Los Padrinos Gang Intervention Program and the Unity Home Domestic Violence Shelter.

SEC. 221. PERMISSIBLE ADJUSTMENT TO MOD-ERNIZATION FORMULA.—Section 14(k) of the United States Housing Act of 1937 is amended— (1) in paragraph (2)(B)—

(A) by striking "The Secretary" and inserting "Except as otherwise provided in this subparagraph, the Secretary"; and

(B) by inserting after the first sentence the following: "The Secretary may adjust the amount allocated under this subparagraph as necessary to provide additional weight for backlog needs.";

(2) in paragraph (2)(C), by striking "other half" and inserting "remainder"; and

(3) in paragraph (8)—

(A) by striking "half" the first time it appears and inserting "half, or such other amount as the Secretary determines to be necessary pursuant to paragraph (2)(B),"; and (B) by striking "half" the second time it ap-

(B) by striking "half" the second time it ap pears, and inserting "the remainder".

SEC. 222. (a) Section 1011 of Title X—Residential Lead-Based Paint Hazard Reduction Act of 1992 is amended as follows: Strike "priority housing" wherever it appears in said section and insert "housing".

and insert "housing".

(b) Section 1011(a) shall be amended as follows: At the end of the subsection after the period, insert "Grants shall only be made under this section to provide assistance for housing which meets the following criteria—

"(1) for grants made to assist rental housing, at least 50 percent of the units must be occupied by or made available to families with incomes at or below 50 percent of the area median income level and the remaining units shall be occupied or made available to families with incomes at or below 80 percent of the area median income level, and in all cases the landlord shall give priority in renting units assisted under this section, for not less than 3 years following the completion of lead abatement activities, to families with a child under the age of six years—

"(A) except that buildings with five or more units may have 20 percent of the units occupied by families with incomes above 80 percent of area median income level;

"(2) for grants made to assist housing owned by owner-occupants, all units assisted with grants under this section shall be the principal residence of families with incomes at or below 80 percent of the area median income level, and not less than 90 percent of the units assisted with grants under this section shall be occupied by a child under age of six years or shall be units where a child under the age of six years spends a significant amount of time visiting; and

"(3) notwithstanding paragraphs (1) and (2), Round II grantees who receive assistance under this section may use such assistance for priority housing."

SEC. 223. EXTENSION PERIOD FOR SHARING UTILITY COST SAVINGS WITH PHAS.—Section 9(a)(3)(B)(i) is amended by striking "for a period not to exceed 6 years".

SEC. 224. The first sentence of section 221(g)(4)(C)(viii) of the National Housing Act is amended by striking "September 30, 1995" and inserting in lieu thereof "September 30, 1996".

TITLE III

INDEPENDENT AGENCIES

AMERICAN BATTLE MONUMENTS COMMISSION SALARIES AND EXPENSES

For necessary expenses, not otherwise provided for, of the American Battle Monuments Commission, including the acquisition of land or interest in land in foreign countries; purchases and repair of uniforms for caretakers of national cemeteries and monuments outside of the United States and its territories and possessions; rent of office and garage space in foreign countries; purchase (one for replacement only) and hire of passenger motor vehicles; and insurance of official motor vehicles in foreign countries, when required by law of such countries; \$20,265,000, to remain available until expended: Provided, That where station allowance has been authorized by the Department of the Army for officers of the Army serving the Army at certain foreign stations, the same allowance shall be authorized for officers of the Armed Forces assigned to the Commission while serving at the same foreign stations, and this appropriation is hereby made available for the payment of such allowance: Provided further That when traveling on business of the Commission, officers of the Armed Forces serving as members or as Secretary of the Commission may be reimbursed for expenses as provided for civilian members of the Commission: Provided further. That the Commission shall reimburse other Government agencies, including the Armed Forces, for salary, pay, and allowances of personnel assigned to it.

CONSUMER PRODUCT SAFETY COMMISSION

SALARIES AND EXPENSES

For necessary expenses of the Consumer Product Safety Commission, including hire of passenger motor vehicles, services as authorized by 5 U.S.C. 3109, but at rates for individuals not to exceed the per diem rate equivalent to the rate for GS-18, purchase of nominal awards to recognize non-Federal officials' contributions to Commission activities, and not to exceed \$500 for official reception and representation expenses, \$40,000,000. CORPORATION FOR NATIONAL AND COMMUNITY

NATIONAL AND COMMUNITY SERVICE PROGRAMS OPERATING EXPENSES

Of the funds appropriated under this heading in Public Law 103–327, the Corporation for National and Community Service shall use such amounts of such funds as may be necessary to carry out the orderly termination of (1) the programs, activities, and initiatives under the National and Community Service Act of 1990 (Public Law 103–82); (2) the Corporation; and (3) the Corporation's Office of Inspector General.

COURT OF VETERANS APPEALS SALARIES AND EXPENSES

For necessary expenses for the operation of the United States Court of Veterans Appeals as authorized by 38 U.S.C. sections 7251-7292, \$9,000,000, of which not to exceed \$678,000, to remain available until September 30, 1997, shall be available for the purpose of providing financial assistance as described, and in accordance with the process and reporting procedures set forth, under this head in Public Law 102-229.

DEPARTMENT OF DEFENSE—CIVIL CEMETERIAL EXPENSES, ARMY SALARIES AND EXPENSES

For necessary expenses, as authorized by law, for maintenance, operation, and improvement of Arlington National Cemetery and Soldiers' and Airmen's Home National Cemetery, and not to exceed \$1,000 for official reception and representation expenses; [\$11,296,000] \$11,946,000, to remain available until expended.

ENVIRONMENTAL PROTECTION AGENCY [RESEARCH AND DEVELOPMENT

[For research and development activities, including procurement of laboratory equipment and supplies; other operating expenses in support of research and development; and construction, alteration, repair, rehabilitation and renovation of facilities, not to exceed \$75,000 per project; \$384,052,000, to remain available until September 30, 1997.]

SCIENCE AND TECHNOLOGY

For science and technology, including research and development activities; necessary expenses for personnel and related costs and travel expenses, including uniforms, or allowances therefore, as authorized by 5 U.S.C. 5901-5902; services as authorized by 5 U.S.C. 3109, but at rates for individuals not to exceed the per diem rate equivalent to the rate for GS-18; procurement of laboratory equipment and supplies; other operating expenses in support of research and development; construction, alteration, repair, rehabilitation and renovation of facilities, not to exceed \$75,000 per project; \$500,000,000, which shall remain available until September 30, 1997.

[ENVIRONMENTAL PROGRAMS AND COMPLIANCE

[For environmental programs and compliance activities, including hire of passenger motor vehicles; hire, maintenance, and operation of aircraft; purchases of reprints; library memberships in societies or associations which issue publications to members only or at a price to members lower than to subscribers who are not members; construction, alteration, repair, rehabilitation, and renovation of facilities, not to exceed \$75,000 per project; and not to exceed \$6,000 for official reception and representation expenses: and for necessary expenses, not otherwise provided for, for personnel and related costs and for travel expenses, including uniforms. or allowances therefor, as authorized by 5 U.S.C. 5901-5902; and for services as authorized by 5 U.S.C. 3109, but at rates for individuals not to exceed the per diem rate equivalent to the rate for GS-18; \$1,881,614,000, to remain available until expended: Provided, That none of the funds appropriated under this heading shall be available to the National Oceanic and Atmospheric Administration pursuant to section 118(h)(3) of the Federal Water Pollution Control Act, as amended: Provided further, That from funds appropriated under this heading, the Administrator may make grants to federally recognized Indian governments for the development of multimedia environmental programs: Provided further, That for this fiscal year and thereafter, any industrial dis-charger to the Kalamazoo Water Reclamation Plant is exempt from categorical pretreatment standards under section 307(b) of the Federal Water Pollution Control Act, as amended, if the following conditions are met: (1) the Kalamazoo Water Reclamation Plant applies to the State of Michigan for anVerDate 20-SE

exemption for its industry and (2) the State or the Administrator, as applicable, approves such exemption request based upon a determination that there exists an operative financial contract between the City of Kalamazoo and the industrial user and an approved local pretreatment program, including a joint monitoring program and local controls to prevent against interference and pass through: Provided further, That none of the funds appropriated under this heading shall be obligated or expended to implement or enforce section 118(c)(2)(C) of the Federal Water Pollution Control Act, as amended: Provided further. That none of the funds appropriated under this heading may be made available for the implementation or enforcement of the stormwater permitting program under section 402(p) of the Federal Water Pollution Control Act, as amended: Provided further, That none of the funds appropriated under this heading shall be made available for the enforcement of permit limits or compliance schedules for combined sewer overflows or sanitary sewer overflows under section 402 of the Federal Water Pollution Control Act, as amended: Provided further, That none of the funds appropriated under this heading may be used to implement or enforce section 404 of the Federal Water Pollution Control Act, as amended: Provided further. That none of the funds appropriated under this heading may be made available for the development and implementation of new or revised effluent limitation guidelines and standards, pretreatment standards, or new source performance standards under the Federal Water Pollution Control Act, as amended: *Provided further*, That the limitations on the use of funds set forth in the previous five provisos shall have no force and effect upon enactment of legislation which further amends the named sections of the Federal Water Pollution Control Act. as amended, in each of the previous four provisos: Provided further, That none of the funds appropriated under this heading may be used by the Environmental Protection Agency to impose or enforce any requirement that a State implement trip reduction measures to reduce vehicular emissions. Section 304 of the Clean Air Act. as amended, shall not apply with respect to any such requirement: Provided further. That none of the funds appropriated under this heading may be used to assign less than full credit for automobile emissions inspections programs required under section 182 (c), (d), or (e) of the Clean Air Act, as amended, on the basis of network design equipment unless the Administrator determines, based on data collected from at least two full cycles of the program, that less than full credit is appropriate: Provided further, That beginning in fiscal year 1996 and each fiscal year thereafter, and notwithstanding any other provision of law, the Administrator is authorized to make grants annually from funds appropriated under this heading, subject to such terms and conditions as the Administrator shall establish, to any State or federally recognized Indian tribe for multimedia or single media pollution prevention, control and abatement and related environmental activities at the request of the Governor or other appropriate State official or the tribe: Provided further, That none of the funds appropriated under this heading may be used to develop, propose, promulgate, issue, enforce, or to set or enforce compliance deadlines or issuance schedules for maximum achievable control technology standards pursuant to section 112(d) of the Clean Air Act, as amended, for the category proposed to be regulated at Vol. 59, Federal Register, No. 135, page 36130, dated July 15, 1994, and for purposes of this provision, section 304 of the Clean Air Act shall not apply: Provided further, That none

of the funds appropriated under this heading shall be obligated or expended to take any action to extend the risk management plan requirements under section 112(r) of the Clean Air Act, as amended, to the domestic oil and gas exploration and production and natural gas processing industry: Provided further, That none of the funds appropriated under this heading may be used by the Administrator or the Administrator's designee for signing and publishing a national primary drinking water regulation for radon and other radionuclei: Provided further. That none of the funds appropriated under this heading may be used by the Administrator or the Administrator's designee for signing and publishing any proposed national primary drinking water regulation for arsenic: Provided further, That none of the funds appropriated under this heading may be used to issue or enforce any requirement not otherwise authorized under existing law or regulation with respect to combustion of hazardous waste prior to promulgation of final regulations pursuant to a rulemaking proceeding under the Administrative Procedure Act or to impose or enforce any requirement or condition of a permit, including the use of an indirect risk assessment, or to deny a permit pursuant to section 3005(c)(3) of the Resource Conservation and Recovery Act, as amended, unless the Environmental Protection Agency follows the procedures governing the use of authority under such section which it has set forth at 56 Fed. Reg. 7145, note 8, February 21, 1991: Provided further, That none of the funds appropriated under this heading may be used to issue or enforce any regulatory standard for maximum achievable control technology (MACT) for hazardous waste combustion under any statute other than the Clean Air Act, as amended, issue any such standard without first determining that in calculating the MACT floor emission levels for existing sources under section 112(d)(3) of the Clean Air Act, as amended, one-half of the currently operating facilities in the group of sources that make up the floor pool for that category or subcategory actually achieve the MACT floor levels for all of the hazardous air pollutants to be regulated: Provided further, That none of the funds appropriated under this heading may be used to promulgate, implement, or enforce sections 502(d)(2), 502(d)(3), or 502(i)(4) of the Clean Air Act, as amended, against a State which is involved in litigation regarding provisions of title V of the Clean Air Act, as amended: *Provided further*, That none of the funds appropriated under this heading may be obligated or expended to require facilities to submit any data pursuant to section 313(a) of the Emergency Planning and Community Right-to-Know Act or section 8 of the Toxic Substances Control Act, as amended, that is not specifically enumerated in said sections, including mass balance, materials accounting, or other chemical use data: Provided further, That none of the funds appropriated under this heading may be used to revoke, or require the issuance of, a food additive regulation under section 409 of the Federal Food. Drug and Cosmetic Act for a pesticide in processed food where there is a tolerance established under section 408 of said Act for the pesticide on the raw commodity from which the processed food was made, and may not be used to revoke, or deny the issuance of, a section 408 tolerance for a pesticide on a raw agricultural commodity solely on the basis that a food additive regulation cannot be issued or maintained under section 409 of said Act for the pesticide in a processed form of the commodity: Provided further, That none of the funds appropriated under this heading may be used to exclusively regulate whole agricultural plants subject to regulation by another federal agency: Provided further, That none of the funds appropriated under this heading may be used to obtain a voluntary environmental audit report or to assess an administrative, civil or criminal negligence penalty, in any matter subject to a state law providing a privilege for voluntary environmental audit reports or protections or immunities for the voluntary disclosure of environmental concerns.]

PROGRAM ADMINISTRATION AND MANAGEMENT For program administration and management activities, including necessary expenses for personnel and related costs and travel expenses, including uniforms, or allowances therefore, as authorized by 5 U.S.C. 5901-5902; services as authorized by 5 U.S.C. 3109, but at rates for individuals not to exceed the per diem rate equivalent to the rate for GS-18; hire of passenger motor vehicles; hire, maintenance, and operation of aircraft; purchase of reprints; library memberships in societies or associations which issue publications to members only or at a price to members lower than to subscribers who are not members; construction, alteration, repair, rehabilitation, and renovation of facilities, not to exceed \$75,000 per project; and not to exceed \$6,000 for official reception and representation expenses; \$1,670,000,000, which shall remain available until September 30, 1997.

OFFICE OF INSPECTOR GENERAL (INCLUDING TRANSFER OF FUNDS)

For necessary expenses of the Office of Inspector General in carrying out the provisions of the Inspector General Act of 1978, as amended, and for construction, alteration, repair, rehabilitation, and renovation of facilities, not to exceed \$75,000 per project, [\$28,542,000] *\$27,700,000*.

BUILDINGS AND FACILITIES

For construction, repair, improvement, extension, alteration, and purchase of fixed equipment or facilities of, or use by, the Environmental Protection Agency, [\$28,820,000] \$60,000,000, to remain available until ex-

HAZARDOUS SUBSTANCE SUPERFUND (INCLUDING TRANSFER OF FUNDS)

For necessary expenses to carry out the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA), as amended, including sections 111 (c)(3), (c)(5), (c)(6), and (e)(4) (42 U.S.C. 9611), and for construction, alteration, repair, rehabilitation, and renovation of facilities, not to exceed \$75,000 per project; not to exceed \$1,003,400,000 to remain available until expended, [to be derived from general revenues] consisting of \$753,400,000 as authorized by section 517(a) of the Superfund Amendments and Reauthorization Act of 1986 (SARA), as by Public Law 101-508, \$250,000,000 as a payment from general revenues to the Hazardous Substance Superfund as authorized by section 517(b) of SARA, as amended by Public Law 101-508: Provided, That funds appropriated under this heading may be allocated to other Federal agencies in accordance with section 111(a) of CERCLA: Provided further, That [\$5,000,000] \$11,700,000 of the funds appropriated under this heading shall be transferred to the Office of Inspector General appropriation to remain available until September 30, 1996: Provided further, notwithstanding section 111(m) of CERCLA or any other provision of law, not to exceed [\$62.000.000] \$55.000.000 of the funds appropriated under this heading shall be available to the Agency for Toxic Substances and Disease Registry to carry out activities desections 104(i), 111(c)(4), 111(c)(14) of CERCLA and section 118(f) of the Superfund Amendments and Reauthorization Act of 1986: Provided further, That none of the funds appropriated under this heading shall be available for the Agency for Toxic Substances and Disease Registry to issue in excess of 40 toxicological profiles pursuant toVerDate 20-SE section 104(i) of CERCLA during fiscal year 1996[: Provided further, That no part of any appropriation made under this heading shall remain available for obligation beyond December 31, 1995, unless the Comprehensive Environmental Response Compensation, and Liability Act of 1980 has been reauthorized]: Provided further, That none of the funds made available under this heading may be used by the Environmental Protection Agency to propose for listing or to list any additional facilities on the National Priorities List established by section 105 of the Comprehensive Environmental Re-Compensation and Liability sponse. (CERCLA), as amended (42 U.S.C. 9605), unless the Administrator receives a written request to propose for listing or to list a facility from the Governor of the State in which the facility is located, or appropriate tribal leader, or unless legislation to reauthorize CERCLA is enacted.

LEAKING UNDERGROUND STORAGE TANK TRUST FUND

(INCLUDING TRANSFER OF FUNDS)

For necessary expenses to carry out leaking underground storage tank cleanup activities authorized by section 205 of the Superfund Amendments and Reauthorization Act of 1986, and for construction, alteration, repair, rehabilitation, and renovation of facilities, not to exceed \$75,000 per project, \$45,827,000, to remain available until expended: Provided, That no more than [\$5,285,000] \$8,000,000 shall be available for administrative expenses: Provided further, That [\$426,000] \$600,000 shall be transferred to the Office of Inspector General appropriation to remain available until September 30, 1000

OIL SPILL RESPONSE (INCLUDING TRANSFER OF FUNDS)

For expenses necessary to carry out the Environmental Protection Agency's responsibilities under the Oil Pollution Act of 1990, [\$20,000,000] \$15,000,000, to be derived from the Oil Spill Liability trust fund, and to remain available until expended: Provided, That not more than [\$8,420,000] \$8,000,000 of these funds shall be available for administrative expenses.

[WATER INFRASTRUCTURE/STATE REVOLVING FUNDS

[For necessary expenses for capitalization grants for State Revolving Funds to support wastewater infrastructure financing, and to carry out the purposes of the Federal Water Pollution Control Act, as amended, the Water Quality Act of 1987, and section 1443(a) Public Health the Service Act. \$1,500,175,000, to remain available until expended, of which \$1,000,000,000 shall be for capitalization grants for Clean Water State Revolving Funds under title VI of the Federal Water Pollution Control Act. as amended; \$100,000,000 for architectural, engineering, design, construction, and related activities in connection with the construction of high priority wastewater facilities in the area of the United States-Mexico Border, after consultation with the appropriate border commissions; \$50,000,000 for grants to the State of Texas, which shall be matched by an equal amount of State funds from State sources, for the purpose of improving wastewater treatment for colonias; \$15,000,000 for grants to the State of Alaska, subject to an appropriate cost share as determined by the Administrator, to address wastewater infrastructure needs of rural and Alaska Native Villages; \$22,500,000 for making grants under section 104(b)(3) of the Federal Water Pollution Control Act, as amended; \$100,000,000 for making grants under section 319 of the Federal Water Pollution Control Act, as amended; \$75,000,000 for making grants under section 1443(a) of the Public Health Service Act; and, notwithstanding any other provision of

law, \$137,675,000 for making grants for the construction of wastewater treatment facilities and the development of groundwater in accordance with the terms and conditions set forth in the House Report accompanying this Act: Provided, That of the funds made available under this heading in Public Law 103-327 and in Public Law 103-124 for capitalization grants for State Revolving Funds to support water infrastructure financing, \$225,000,000 shall be made available for capitalization grants for State Revolving Funds under title VI of the Federal Water Pollution Control Act, as amended: Provided further, That of the funds made available under this heading for capitalization grants for State Revolving Funds under title VI of the Federal Water Pollution Control Act, as amended. \$50,000,000 shall be for wastewater treatment in impoverished communities pursuant to section 102(d) of H.R. 961 as approved by the United States House of Representatives on May 16, 1995: Provided further, That except for grants made under section 1443(a) of the Public Health Service Act, appropriations for programs and projects pursuant to the Federal Water Pollution Control Act made available under this heading shall be available only upon enactment of legislation reauthorizing such Act, and appropriations for programs and projects pursuant to other Acts made available under this heading shall be available only upon enactment of legislation specifically authorizing such appropria-

PROGRAM AND INFRASTRUCTURE ASSISTANCE

For environmental programs and infrastructure assistance, including capitalization grants for state revolving funds and performance partnership grants, \$2,340,000,000, to remain available until expended, of which \$1,500,000,000 shall be for making capitalization grants for State revolving funds to support water infrastructure financing; \$100,000,000 for architectural, engineering, design, construction and related activities in connection with the construction of high priority water and wastewater facilities in the area of the United States-Mexico Border, after consultation with the appropriate border commission; \$50,000,000 for grants to the State of Texas, which shall be matched by an equal amount of State funds from State resources, for the purpose of improving wastewater treatment for colonias; and \$15,000,000 for grants to the State of Alaska, subject to an appropriate cost share as determined by the Administrator, to address wastewater infrastructure needs of Alaska Native villages: Provided, That beginning in fiscal year 1996 and each fiscal year thereafter, and notwithstanding any other provision of law, the Administrator is authorized to make grants annually from funds appropriated under this heading, subject to such terms and conditions as the Administrator shall establish, to any State or federally recognized Indian tribe for multimedia or single media pollution prevention, control and abatement and related environmental activities at the request of the Governor or other appropriate State official or the tribe: Provided further, That from funds appropriated under this heading, the Administrator may make grants to federally recognized Indian governments for the development of multimedia environmental programs: Provided further, That of the \$1,500,000,000 for capitalization grants for State revolving funds to support water infrastructure financing, \$500,000,000 shall be for drinking water State revolving funds, but if no drinking water State revolving fund legislation is enacted by December 31, 1995, these funds shall immediately be available for making capitalization grants under title VI of the Federal Water Pollution Control Act, as amended: Provided further, That of the funds made available under this heading in Public Law 103-327 and in Public Law 103-124 for capitalization grants for State revolving funds to support water infrastructure financing, \$225,000,000 shall be made available for capitalization grants for State revolving funds under title VI of the Federal Water Pollution Control Act, as amended, if no drinking water State revolving fund legislation is enacted by December 31, 1995.

ADMINISTRATIVE PROVISIONS

SEC. 301. MORATORIUM ON CERTAIN EMISSIONS TESTING REQUIREMENTS.

(a) MORATORIUM.-

(1) In GENERAL.—The Administrator of the Environmental Protection Agency (referred to in this subsection as the "Administrator") shall not require adoption or implementation by a State of a test-only or I/M240 enhanced vehicle inspection and maintenance program as a means of compliance with section 182 of the Clean Air Act (42 U.S.C. 7511a), but the Administrator may approve such a program if a State chooses to adopt the program as a means of compliance.

(2) REPEAL.—Paragraph (1) is repealed effective as of the date that is 1 year after the date of enactment of this Act.

(b) PLAN APPROVAL.—

(1) In GENERAL.—The Administrator of the Environmental Protection Agency (referred to in this subsection as the "Administrator") shall not disapprove a State implementation plan revision under section 182 of the Clean Air Act (42 U.S.C. 7511a) on the basis of a regulation providing for a 50-percent discount for alternative test-and-repair inspection and maintenance programs.

(2) CREDIT.—If a State provides data for a proposed inspection and maintenance system for which credits are appropriate under section 182 of the Clean Air Act (42 U.S.C. 7511a), the Administrator shall allow the full amount of credit for the system that is appropriate without regard to any regulation that implements that section by requiring centralized emissions testing.

(3) DEADLINE.—The Administrator shall complete and present a technical assessment of data for a proposed inspection and maintenance system submitted by a State not later than 45 days after the date of submission.

SEC. 302. None of the funds made available in this Act may be used by the Environmental Protection Agency to impose or enforce any requirement that a State implement trip reduction measures to reduce vehicular emissions. Section 304 of the Clean Air Act (42 U.S.C. 7604) shall not apply with respect to any such requirement during the period beginning on the date of the enactment of this Act and ending September 30, 1996

SEC. 303. None of the funds provided in this Act may be used within the Environmental Protection Agency for any final action by the Administrator or her delegate for signing and publishing for promulgation a rule concerning any new standard for arsenic, sulfates, radon, ground water disinfection, or the contaminants in phase IV B in drinking water, unless the Safe Drinking Water Act of 1986 has been reauthorized.

SEC. 304. None of the funds provided in this Act may be used during fiscal year 1996 to sign, promulgate, implement or enforce the requirement proposed as "Regulation of Fuels and Fuel Additives: Individual Foreign Refinery Baseline Requirements for Reformulated Gasoline" at volume 59 of the Federal Register at pages 22800 through 22814.

SEC. 305. None of the funds appropriated to the Environmental Protection Agency for fiscal year 1996 may be used to implement section 404(c) of the Federal Water Pollution Control Act, as amended. No pending action by the Environmental Protection Agency to implement section 404(c) with respect to an individual permit shall remain in effect after the date of enactment of this Act.

SEC. 306. Notwithstanding any other provision of law, for this fiscal year and hereafter, an industrial discharger to the Kalamazoo WaterVerDate 20-SE

Reclamation Plant, an advanced wastewater treatment plant with activated carbon, may be exempted from categorical pretreatment standards under section 307(b) of the Federal Water Pollution Control Act, as amended, if the following conditions are met: (1) the Kalamazoo Water Reclamation Plant applies to the State of Michigan for an exemption for such industrial discharger and (2) the State or the Administrator, as applicable, approves such exemption request based upon a determination that the Kalamazoo Water Reclamation Plant will provide treatment consistent with or better than treatment requirements set forth by the EPA, and there exists an operative financial contract between the City of Kalamazoo and the industrial user and an approved local pretreatment program, including a joint monitoring program and local controls to prevent against interference and pass through.

SEC. 307. No funds appropriated by this Act may be used during fiscal year 1996 to enforce the requirements of section 211(m)(2) of the Clean Air Act that require fuel refiners, marketers, or persons who sell or dispense fuel to ultimate consumers in any carbon monoxide nonattainment area in Alaska to use methyl tertiary butyl ether (MTBE) to meet the oxygen requirements of that section.

EXECUTIVE OFFICE OF THE PRESIDENT OFFICE OF SCIENCE AND TECHNOLOGY POLICY

For necessary expenses of the Office of Science and Technology Policy, in carrying out the purposes of the National Science and Technology Policy, Organization, and Priorities Act of 1976 (42 U.S.C. 6601 and 6671), hire of passenger motor vehicles, services as authorized by 5 U.S.C. 3109, not to exceed \$2,500 for official reception and representation expenses, and rental of conference rooms in the District of Columbia, \$4,981,000: Provided, That the Office of Science and Technology Policy shall reimburse other agencies for not less than one-half of the personnel compensation costs of individuals detailed to it.

COUNCIL ON ENVIRONMENTAL QUALITY AND OFFICE OF ENVIRONMENTAL QUALITY

[To carry out the orderly termination of the programs and activities authorized by] For necessary expenses to continue functions assigned to the Council on Environmental Quality and Office of Environmental Quality pursuant to the National Environmental Policy Act of 1969, the Environmental Improvement Act of 1970 and Reorganization Plan No. 1 of 1977, \$1,000,000.

FEDERAL EMERGENCY MANAGEMENT AGENCY IDISASTER RELIEF

[For necessary expenses in carrying out the functions of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.), \$235,500,000, to remain available until expended.]

DISASTER ASSISTANCE DIRECT LOAN PROGRAM ACCOUNT

For the cost of direct loans, \$2,155,000, as authorized by section 319 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.): Provided, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974, as amended: Provided further, That these funds are available to subsidize gross obligations for the principal amount of direct loans not to exceed \$25,000,000.

In addition, for administrative expenses to carry out the direct loan program, \$95,000.

SALARIES AND EXPENSES

For necessary expenses, not otherwise provided for, including hire and purchase of motor vehicles (31 U.S.C. 1343); uniforms, or allowances therefor, as authorized by 5 U.S.C. 5901-5902; services as authorized by 5 U.S.C. 3109, but at rates for individuals not

to exceed the per diem rate equivalent to the rate for GS-18; expenses of attendance of cooperating officials and individuals at meetings concerned with the work of emergency preparedness; transportation in connection with the continuity of Government programs to the same extent and in the same manner as permitted the Secretary of a Military Department under 10 U.S.C. 2632; and not to exceed \$2,500 for official reception and representation expenses; [\$162,000,000] \$166,000,000.

OFFICE OF THE INSPECTOR GENERAL

For necessary expenses of the Office of the Inspector General in carrying out the provisions of the Inspector General Act of 1978, as amended, \$4,400,000.

EMERGENCY MANAGEMENT PLANNING AND ASSISTANCE

For necessary expenses, not otherwise provided for, to carry out activities under the National Flood Insurance Act of 1968, as amended, and the Flood Disaster Protection Act of 1973, as amended (42 U.S.C. 4001 et seg.), the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.), the Earthquake Hazards Reduction Act of 1977, as amended (42 U.S.C. 7701 et. seg.), the Federal Fire Prevention and Control Act of 1974, as amended (15 U.S.C. 2201 et seq.), [the Federal Civil Defense Act of 1950, as amended (50 U.S.C. App. 2251 et seq.),] the Defense Production Act of 1950, as amended (50 U.S.C. App. 2061 et seq.), sections 107 and 303 of the National Security Act of 1947, as amended (50 U.S.C. 404-405), and Reorganization Plan No. 3 of 1978, \$203,044,000.

EMERGENCY FOOD AND SHELTER PROGRAM

There is hereby appropriated \$100,000,000 to the Federal Emergency Management Agency to carry out an emergency food and shelter program pursuant to title III of Public Law 100-77, as amended: Provided, That total administrative costs shall not exceed three and one-half per centum of the total appropria-

NATIONAL FLOOD INSURANCE FUND

For activities under the National Flood Insurance Act of 1968, the Flood Disaster Protection Act of 1973, and the National Flood Insurance Reform Act of 1994, not to exceed \$20,562,000 for salaries and expenses associated with flood mitigation and flood insurance operations, and not to exceed \$70,464,000 for flood mitigation, including up to \$12,000,000 for expenses under section 1366 of the National Flood Insurance Act of 1968, as amended, which amount shall be available until September 30, 1997. In fiscal year 1996, no funds in excess of (1) \$47,000,000 for operating expenses, (2) \$292,526,000 for agents' commissions and taxes, and (3) \$3,500,000 for interest on Treasury borrowings shall be available from the National Flood Insurance Fund without prior notice to the Committees on Appropriations[: Provided, That none of the funds appropriated in this Act for the Fed-Management Emergency Agency (FEMA) shall be available for any further work on effective Flood Insurance Rate Maps for the City of Stockton and San Joaquin County, California based on FEMA's restudy of flood hazards on South Paddy Creek, Middle Paddy Creek, Paddy Creek, Bear Creek, Mosher Slough, Calaveras River, Potter A Slough, Potter B Slough, Mormon Slough, and the Diversion Channel 1.

ADMINISTRATIVE PROVISION

The Director of the Federal Emergency Management Agency shall promulgate through rulemaking a methodology for assessment and collection of fees to be assessed and collected beginning in fiscal year 1996 applicable to persons subject to the Federal Emergency Management Agency's radiologi-

cal emergency preparedness regulations. The aggregate charges assessed pursuant to this section during fiscal year 1996 shall approximate, but not be less than, 100 per centum of the amounts anticipated by the Federal Emergency Management Agency to be obligated for its radiological emergency preparedness program for such fiscal year. The methodology for assessment and collection of fees shall be fair and equitable, and shall reflect the full amount of costs of providing radiological emergency planning, preparedness, response and associated services. Such fees will be assessed in a manner that reflects the use of agency resources for classes of regulated persons and the administrative costs of collecting such fees. Fees received pursuant to this section shall be deposited in the general fund of the Treasury as offsetting receipts. Assessment and collection of such fees are only authorized during fiscal year 1996.

GENERAL SERVICES ADMINISTRATION CONSUMER INFORMATION CENTER

For necessary expenses of the Consumer Information Center, including services authorized by 5 U.S.C. 3109, \$2,061,000, to be deposited into the Consumer Information Center Fund: Provided, That the appropriations, revenues and collections deposited into the fund shall be available for necessary expenses of Consumer Information Center activities in the aggregate amount of \$7,500,000. Administrative expenses of the Consumer Information Center in fiscal year 1996 shall not exceed [\$2,502,000] \$2,602,000. Appropriations, revenues, and collections accruing to this fund during fiscal year 1996 in excess of \$7,500,000 shall remain in the fund and shall not be available for expenditure except as authorized in appropriations Acts.

[DEPARTMENT OF HEALTH AND HUMAN SERVICES

[OFFICE OF CONSUMER AFFAIRS

[For necessary expenses of the Office of Consumer Affairs, including services authorized by 5 U.S.C. 3109, \$1,811,000: Provided, That notwithstanding any other provision of law, that Office may accept and deposit to this account, during fiscal year 1996, gifts for the purpose of defraying its costs of printing, publishing, and distributing consumer information and educational materials; may expend up to \$1,110,000 of those gifts for those purposes, in addition to amounts otherwise appropriated; and the balance shall remain available for expenditure for such purposes to the extent authorized in subsequent appropriations Acts: Provided further, none of the funds provided under this heading may be made available for any other activities within the Department of Health and Human Services.

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

HUMAN SPACE FLIGHT

For necessary expenses, not otherwise provided for, in the conduct and support of human space flight research and development activities, including research; development; operations; services; maintenance; construction of facilities including repair, rehabilitation, and modification of real and personal property, and acquisition or condemnation of real property, as authorized by law; space flight, spacecraft control and communications activities including operations, production, and services; and purchase, lease, charter, maintenance, and operation of mission and administrative aircraft; [\$5,449,600,000] \$5,337,600,000, to remain available until September 30, 1997[: Provided, That of the funds made available under this heading, \$390,000,000 of funds provided for Space Station shall not become available for VerDate 20-SE

obligation until August 1, 1996 and shall remain available for obligation until September 30, 1997].

SCIENCE, AERONAUTICS AND TECHNOLOGY

For necessary expenses, not otherwise provided for, for the conduct and support of science, aeronautics, and technology search and development activities, including research; development; operations; services; maintenance; construction of facilities including repair, rehabilitation and modification of real and personal property, and acquisition or condemnation of real property, as authorized by law; space flight, spacecraft control and communications activities including operations, production, and services; and purchase, lease, charter, maintenance, and operation of mission and administrative aircraft; [\$5,588,000,000] \$5,960,700,000, to remain available until September 30, 1997.

MISSION SUPPORT

For necessary expenses, not otherwise provided for, in carrying out mission support for human space flight programs and science, aeronautical, and technology programs, including research operations and support; space communications activities including operations, production, and services; maintenance; construction of facilities including repair, rehabilitation, and modification of facilities, minor construction of new facilities and additions to existing facilities, facility planning and design, environmental compliance and restoration, and acquisition or condemnation of real property, as authorized by law; program management; personnel and related costs, including uniforms or allowances therefor, as authorized by law (5 U.S.C. 5901-5902); travel expenses; purchase, lease, charter, maintenance, and operation of mission and administrative aircraft; not to exceed \$35,000 for official reception and representation expenses; and purchase (not to exceed thirty-three for replacement only) and hire of passenger motor vehicles; [\$2,618,200,000] \$2,484,200,000, to remain available until September 30, 1997.

OFFICE OF INSPECTOR GENERAL

For necessary expenses of the Office of the Inspector General in carrying out the provisions of the Inspector General Act of 1978, as amended, \$16,000,000.

ADMINISTRATIVE PROVISIONS

(INCLUDING TRANSFER OF FUNDS)

Notwithstanding the limitation on the availability of funds appropriated for "Human space flight", "Science, aeronautics and technology", or "Mission support" by this appropriations Act, when any activity has been initiated by the incurrence of obligations for construction of facilities as authorized by law, the amount available for such activity shall remain available until expended. This provision does not apply to the amounts appropriated in "Mission support" pursuant to the authorization for repair, rehabilitation and modification of facilities, minor construction of new facilities and additions to existing facilities, and facility planning and design.

Notwithstanding the limitation on the availability of funds appropriated for "Human space flight", "Science, aeronautics and technology", or "Mission support" by this appropriations Act, the amounts appropriated for construction of facilities shall remain available until September 30, 1998.

Notwithstanding the limitation on the availability of funds appropriated for "Mission support" and "Office of Inspector General", amounts made available by this Act for personnel and related costs and travel expenses of the National Aeronautics and Space Administration shall remain available until September 30, 1996 and may be used to

enter into contracts for training, investigations, cost associated with personnel relocation, and for other services, to be provided during the next fiscal year.

[No amount appropriated pursuant to this or any other Act may be used for the lease or construction of a new contractor funded facility for exclusive use in support of a contract or contracts with the National Aeronautics and Space Administration under which the Administration would be required to substantially amortize through payment or reimbursement such contractor in vestment, unless an appropirations Act specifies the lease or contract pursuant to which such facilities are to be constructed or leased or such facility is otherwise identified in such Act. The Administrator may authorize such facility lease or construction, if he determines in consultation with the Committees on Appropriations, that deferral of such action until the enactment of the next appropriations Act would be inconsistent with the interest of the Nation in aeronautical and space activities.]

The unexpired balances of prior appropriations to NASA for activities for which funds are provided under this Act may be transferred to the new account established for the appropriation that provides funds for such activity under this Act. Balances so transferred may be merged with funds in the newly established account and thereafter may be accounted for as one fund to be available for the same purposes and under the same terms and conditions.

Notwithstanding any other provision of law or regulation, the National Aeronautics and Space Administration shall convey. without reimbursement, to the State of Mississippi, all rights, title and interest of the United States in the property known as the Yellow Creek Facility and consisting of approximately 1,200 acres near the city of Iuka, Mississippi, including all improvements thereon and also including any personal property owned by NASA that is currently located on-site and which the State of Mississippi requires to facilitate the transfer: Provided, That appropriated funds shall be used to effect this conveyance: Provided further. That \$10,000,000 in appropriated funds otherwise available to the National Aeronautics and Space Administration shall be transferred to the State of Mississippi to be used in the transition of the facility: Provided further, That each Federal agency with prior contact to the site shall remain responsible for any and all environmental remediation made necessary as a result of its activities on the site: Provided further, That in consideration of this conveyance, the National Aeronautics and Space Administration may require such other terms and conditions as the Administrator deems appropriate to protect the interests of the United States: Provided further, That the conveyance of the site and the transfer of the funds to the State of Mississippi shall occur not later than thirty days from the date of enactment of this Act.

[The Administrator of the National Aeronauties and Space Administration shall conduct a study of the closing or re-structuring of Space Flight Centers and Research Centers. The study shall include an analysis of functions currently being performed at each Center, the cost of performing each function at its current location and at logical alternative Centers, the schedule for transitioning functions to alternative Centers, and the overall cost savings which will be derived from the closing or re-structuring of each Center. The findings of the study, including a detailed schedule for completion of the re-structuring, shall be submitted to the Congress no later than March 31, 1996. Closure or re-structuring of these Centers shall be completed no later than October 1, 1998.] Of the funds made available by this Act under the heading "Human Space Flight", \$390,000,000 of funds provided for Space Station shall not become available for obligation until August 1, 1996 and shall remain available for obligation until September 30, 1997.

NATIONAL CREDIT UNION ADMINISTRATION CENTRAL LIQUIDITY FACILITY

During fiscal year 1996, gross obligations of the Central Liquidity Facility for the principal amount of new direct loans to member credit unions as authorized by the National Credit Union Central Liquidity Facility Act (12 U.S.C. 1795) shall not exceed \$600,000,000: Provided, That administrative expenses of the Central Liquidity Facility in fiscal year 1996 shall not exceed \$560,000.

NATIONAL SCIENCE FOUNDATION

RESEARCH AND RELATED ACTIVITIES

For necessary expenses in carrying out the purposes of the National Science Foundation Act of 1950, as amended (42 U.S.C. 1861-1875), and the Act to establish a National Medal of Science (42 U.S.C. 1880-1881); services as authorized by 5 U.S.C. 3109; maintenance and operation of aircraft and purchase of flight services for research support; acquisition of aircraft: \$2.294.000.000, of which not to exceed \$235,000,000 shall remain available until expended for Polar research and operations support, and for reimbursement to other Federal agencies for operational and science support and logistical and other related activities for the United States Antarctic program; the balance to remain available until September 30, 1997: Provided, That receipts for scientific support services and materials furnished by the National Research Centers and other National Science Foundation supported research facilities may be credited to this appropriation: *Provided further*, That to the extent that the amount appropriated is less than the total amount authorized to be appropriated for included program activities, all amounts, including floors and ceilings, specified in the authorizing Act for those program activities or their subactivities shall be reduced proportionally.

MAJOR RESEARCH EQUIPMENT

For necessary expenses in carrying out major construction projects, and related expenses, pursuant to the purposes of the National Science Foundation Act of 1950, as amended (42 U.S.C. 1861–1875), \$70,000,000, to remain available until expended.

ACADEMIC RESEARCH INFRASTRUCTURE

For necessary expenses in carrying out an academic research infrastructure program pursuant to the purposes of the National Science Foundation Act of 1950, as amended (42 U.S.C. 1861–1875), including services as authorized by 5 U.S.C. 3109 and rental of conference rooms in the District of Columbia, \$100,000,000, to remain available until September 30, 1997.

EDUCATION AND HUMAN RESOURCES

For necessary expenses in carrying out science and engineering education and human resources programs and activities pursuant to the purposes of the National Science Foundation Act of 1950, as amended (42 U.S.C. 1861-1875), including services as authorized by 5 U.S.C. 3109 and rental of conference rooms in the District of Columbia, \$599,000,000, to remain available until September 30, 1997: Provided, That to the extent that the amount of this appropriation is less than the total amount authorized to be appropriated for included program activities, all amounts, including floors and ceilings, specified in the authorizing Act for those program activities or their subactivities shall be reduced proportionally.

SALARIES AND EXPENSES

For necessary salaries and expenses in carrying out the purposes of the National VerDate 20-SE $\,$

Science Foundation Act of 1950, as amended (42 U.S.C. 1861-1875); services authorized by 5 U.S.C. 3109; hire of passenger motor vehicles; not to exceed \$9,000 for official reception and representation expenses; uniforms or allowances therefor, as authorized by law (5 U.S.C. 5901-5902); rental of conference rooms in the District of Columbia; reimbursement of the General Services Administration for security guard services; \$127,310,000: Provided, That contracts may be entered into under salaries and expenses in fiscal year 1996 for maintenance and operation of facilities, and for other services, to be provided during the next fiscal year.

OFFICE OF INSPECTOR GENERAL

For necessary expenses of the Office of Inspector General in carrying out the provisions of the Inspector General Act of 1978, as amended, \$4,490,000, to remain available until September 30, 1997.

NATIONAL SCIENCE FOUNDATION HEADQUARTERS RELOCATION

For necessary support of the relocation of the National Science Foundation, \$5,200,000: Provided. That these funds shall be used to reimburse the General Services Administration for services and related acquisitions in support of relocating the National Science Foundation.

NEIGHBORHOOD REINVESTMENT CORPORATION

PAYMENT TO THE NEIGHBORHOOD REINVESTMENT CORPORATION

For payment to the Neighborhood Reinvestment Corporation for use in neighborhood reinvestment activities, as authorized by the Neighborhood Reinvestment Corporation Act (42 U.S.C. 8101-8107), \$38,667,000.

SELECTIVE SERVICE SYSTEM

SALARIES AND EXPENSES

For necessary expenses of the Selective Service System, including expenses of attendance at meetings and of training for uniformed personnel assigned to the Selective Service System, as authorized by law (5 U.S.C. 4101-4118) for civilian employees: and not to exceed \$1,000 for official reception and representation expenses; \$22,930,000: Provided, That during the current fiscal year, the President may exempt this appropriation from the provisions of 31 U.S.C. 1341, whenever he deems such action to be necessary in the interest of national defense: Provided further, That none of the funds appropriated by the Act may be expended for or in connection with the induction of any person into the Armed Forces of the United States.

DEPARTMENT OF JUSTICE

FAIR HOUSING AND EQUAL OPPORTUNITY

FAIR HOUSING ACTIVITIES

For contracts, grants, and other assistance, not otherwise provided for, as authorized by title VIII of the Civil Rights Act of 1968, as amended by the Fair Housing Amendments Act of 1988, and for contracts with qualified fair housing enforcement organizations, as authorized by section 561 of the Housing and Community Development Act of 1987, as amended by the Housing and Community Development Act of 1992, \$30,000,000, to remain available until September 30, 1997.

All functions, activities and responsibilities of the Secretary of Housing and Urban Development relating to title VIII of the Civil Rights Act of 1968, as amended by the Fair Housing Amendments Act of 1988, and the Fair Housing Act, including any rights guaranteed under the Fair Housing Act (including any functions relating to the Fair Housing Initiatives program under section 561 of the Housing and Community Development Act of 1987), are hereby transferred to the Attorney General of the United States.

DEPARTMENT OF THE TREASURY OFFICE OF FEDERAL HOUSING ENTERPRISE OVERSIGHT

For carrying out the Federal Housing Enterprise Financial Safety and Soundness Act of . 1992, \$14,895,000, to remain available until expended, for the Federal Housing Enterprise Oversight Fund: Provided, That such funds shall be collected as authorized by sections 1316(a) and (b) of such Act, and deposited in the Fund under section 1316(f) of such Act: Provided further, That notwithstanding any other provision of law, the Secretary of the Treasury shall have all powers and rights of the Director and the Fund shall be within the Department of the Treasury.

TITLE IV CORPORATIONS

Corporations and agencies of the Department of Housing and Urban Development which are subject to the Government Corporation Control Act, as amended, are hereby authorized to make such expenditures. within the limits of funds and borrowing authority available to each such corporation or agency and in accord with law, and to make such contracts and commitments without regard to fiscal year limitations as provided by section 104 of the Act as may be necessary in carrying out the programs set forth in the budget for 1996 for such corporation or agency except as hereinafter provided: Provided, That collections of these corporations and agencies may be used for new loan or mortgage purchase commitments only to the extent expressly provided for in this Act (unless such loans are in support of other forms of assistance provided for in this or prior appropriations Acts), except that this proviso shall not apply to the mortgage insurance or guaranty operations of these corporations, or where loans or mortgage purchases are necessary to protect the financial interest of the United States Government.

RESOLUTION TRUST CORPORATION OFFICE OF INSPECTOR GENERAL.

For necessary expenses of the Office of Inspector General in carrying out the provisions of the Inspector General Act of 1978, as amended, \$11,400,000.

TITLE V

GENERAL PROVISIONS

SECTION 501. Where appropriations in titles I, II, and III of this Act are expendable for travel expenses and no specific limitation has been placed thereon, the expenditures for such travel expenses may not exceed the amounts set forth therefor in the budget estimates submitted for the appropriations: Provided. That this section shall not apply to travel performed by uncompensated officials of local boards and appeal boards of the Selective Service System; to travel performed directly in connection with care and treatment of medical beneficiaries of the Department of Veterans Affairs; to travel performed in connection with major disasters or emergencies declared or determined by the President under the provisions of the Robert T. Stafford Disaster Relief and Emergency Assistance Act; to travel performed by the Offices of Inspector General in connection with audits and investigations; or to payments to interagency motor pools where separately set forth in the budget schedules: Provided further, That if appropriations in titles I, II, and III exceed the amounts set forth in budget estimates initially submitted for such appropriations, the expenditures for travel may correspondingly exceed the amounts therefor set forth in the estimates in the same proportion.

SEC. 502. Appropriations and funds available for the administrative expenses of the Department of Housing and Urban Develop-

ment and the Selective Service System shall be available in the current fiscal year for purchase of uniforms, or allowances therefor, as authorized by law (5 U.S.C. 5901-5902); hire of passenger motor vehicles; and services as authorized by 5 U.S.C. 3109.

SEC. 503. Funds of the Department of Housing and Urban Development subject to the Government Corporation Control Act or section 402 of the Housing Act of 1950 shall be available, without regard to the limitations on administrative expenses, for legal services on a contract or fee basis, and for utilizing and making payment for services and facilities of Federal National Mortgage Association, Government National Mortgage Association, Federal Home Loan Mortgage Corporation, Federal Financing Bank, Resolution Trust Corporation, Federal Reserve banks or any member thereof, Federal Home Loan banks, and any insured bank within the meaning of the Federal Deposit Insurance Corporation Act, as amended (12 U.S.C. 1811-

SEC. 504. No part of any appropriation contained in this Act shall remain available for obligation beyond the current fiscal year unless expressly so provided herein.

SEC. 505. No funds appropriated by this Act may be expended—

(1) pursuant to a certification of an officer or employee of the United States unless

- (A) such certification is accompanied by, or is part of, a voucher or abstract which describes the payee or payees and the items or services for which such expenditure is being made, or
- (B) the expenditure of funds pursuant to such certification, and without such a voucher or abstract, is specifically authorized by law; and
- (2) unless such expenditure is subject to audit by the General Accounting Office or is specifically exempt by law from such audit.

SEC. 506. None of the funds provided in this Act to any department or agency may be expended for the transportation of any officer or employee of such department or agency between his domicile and his place of employment, with the exception of any officer or employee authorized such transportation under title 31, United States Code, section

SEC. 507. None of the funds provided in this Act may be used for payment, through grants or contracts, to recipients that do not share in the cost of conducting research resulting from proposals not specifically solicited by the Government: Provided, That the extent of cost sharing by the recipient shall reflect the mutuality of interest of the grantee or contractor and the Government in the research.

SEC. 508. None of the funds provided in this Act may be used, directly or through grants, to pay or to provide reimbursement for payment of the salary of a consultant (whether retained by the Federal Government or a grantee) at more than the daily equivalent of the rate paid for Level IV of the Executive Schedule, unless specifically authorized by law.

SEC. 509. None of the funds in this Act shall be used to pay the expenses of, or otherwise compensate, non-Federal parties intervening in regulatory or adjudicatory proceedings. Nothing herein affects the authority of the Consumer Product Safety Commission pursuant to section 7 of the Consumer Product

Safety Act (15 U.S.C. 2056 et seq.). SEC. 510. Except as otherwise under existing law or under an existing Executive order issued pursuant to an existing law, the obligation or expenditure of any appropriation under this Act for contracts for any consulting service shall be limited to contracts which are (1) a matter of public

record and available for public inspection, VerDate 20-SE

and (2) thereafter included in a publicly available list of all contracts entered into within twenty-four months prior to the date on which the list is made available to the public and of all contracts on which performance has not been completed by such date. The list required by the preceding sentence shall be updated quarterly and shall include a narrative description of the work to be performed under each such contract.

SEC. 511. Except as otherwise provided by law, no part of any appropriation contained in this Act shall be obligated or expended by any executive agency, as referred to in the Office of Federal Procurement Policy Act (41 U.S.C. 401 et seq.) for a contract for services unless such executive agency (1) has awarded and entered into such contract in full compliance with such Act and the regulations promulgated thereunder, and (2) requires any report prepared pursuant to such contract, including plans, evaluations, studies, analyses and manuals, and any report prepared by the agency which is substantially derived from or substantially includes any report prepared pursuant to such contract, to contain information concerning (A) the contract pursuant to which the report was prepared, and (B) the contractor who prepared the report pursuant to such contract.

SEC. 512. Except as otherwise provided in section 506, none of the funds provided in this Act to any department or agency shall be obligated or expended to provide a personal cook, chauffeur, or other personal servants to any officer or employee of such de-

partment or agency.

SEC. 513. None of the funds provided in this Act to any department or agency shall be obligated or expended to procure passenger automobiles as defined in 15 U.S.C. 2001 with an EPA estimated miles per gallon average of less than 22 miles per gallon.

SEC. 514. Such sums as may be necessary for fiscal year 1996 pay raises for programs funded by this Act shall be absorbed within

the levels appropriated in this Act.

SEC. 515. None of the funds appropriated in title I of this Act shall be used to enter into any new lease of real property if the estimated annual rental is more than \$300,000 unless the Secretary submits, in writing, a report to the Committees on Appropriations of the Congress and a period of 30 days has expired following the date on which the report is received by the Committees on Appropriations.

SEC. 516. (a) PURCHASE OF AMERICAN-MADE EQUIPMENT AND PRODUCTS.—It is the sense of the Congress that, to the greatest extent practicable, all equipment and products purchased with funds made available in this Act

should be American-made.

(b) NOTICE REQUIREMENT.—In providing financial assistance to, or entering into any contract with, any entity using funds made available in this Act, the head of each Federal agency, to the greatest extent practicable, shall provide to such entity a notice describing the statement made in subsection (a) by the Congress.

SEC. 517. None of the funds appropriated in this Act may be used to implement any cap on reimbursements to grantees for indirect costs, except as published in Office of Man-

agement and Budget Circular A-21.

SEC. 518. None of the funds made available in this Act may be used for any program, project, or activity, when it is made known to the Federal entity or official to which the funds are made available that the program, project, or activity is not in compliance with any Federal law relating to risk assessment, the protection of private property rights, or unfunded mandates.

[Sec. 519. (a) CONTRACTOR CONVERSION.— The Administrator of the Environmental Protection Agency shall cease any further hiring in the Agency's Office of Research and Development.

[(b) REPORT.—Not later than January 1, 1996, the head of the Office of Research and Development of the Environmental Protection Agency shall submit to the Congress a report on all staffing plans including the use of Federal and contract employees.]

SEC. 520. Such funds as may be necessary to carry out the orderly termination of the Office of Consumer Affairs shall be made available from funds appropriated to the Department of Health and Human Services for fiscal year 1996.

This Act may be cited as the "Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1996".

The PRESIDING OFFICER. The Senator from Missouri.

Mr. BOND. Mr. President, I thank the Chair.

The Departments of Veterans Affairs and Housing and Urban Development and independent agencies appropriations bill for fiscal year 1996 embodies a comprehensive and systematic restructuring of Federal programs and activities within its jurisdiction.

Critical activities are refocused and supported.

Reforms to begin the difficult process of restoring fiscal reality and improving efficiency are initiated.

Över \$1 billion of obsolete and failed activities are terminated.

The proliferation of small, burdensome, categorical programs is cleared away and delegated in block grants to States and local governments.

Unsustainable policy mandates are

repealed.

Now, Mr. President, there is no longer any dispute over the critical need to reduce excessive Federal spending and to bring the budget back into balance. It has been nearly 30 years since the Federal Government curbed its appetite for spending to match its income. Since that time, Federal outlays have increased from \$184 billion to nearly \$1.6 trillion. The gross Federal debt has soared from less than \$370 billion to nearly \$5 trillion. Interest on the Federal debt now exceeds the \$260 billion annual expenditure for all domestic discretionary programs by over \$100 billion.

Unless these alarming budgetary trends are reversed, resources available for discretionary programs such as those funded in this appropriations bill will soon shrink to negligible levels. The committee accepts measured reductions in discretionary spending as a necessary component of the multiyear budgetary plan to balance the Federal budget by the year 2002, if only because the consequences of failing to make such prudent reductions will be devastating, not only for ourselves, but our children, and their children. In addition, a balanced Federal budget will fuel new vitality in our Nation's economy which will provide the revenue necessary to sustain the priority programs which we propose to continue.

The artificial stimulus of runaway deficit spending has failed. It is collapsing under the weight of a massive Federal debt, and is being crowded out

by the pressure to meet interest payments on the debt and other mandatory costs. The bitter medicine of the congressional budget resolution is the only antidote to this poisoning of our Nation's economic health. If we stay the course, and cure our addiction to deficit spending, we have our best chance of sustaining the truly critical programs included in this appropriations bill.

Finally, the budget crisis has created a rare opportunity to address long-festering problems and reexamining longentrenched social dogma underpinning many failed governmental programs.

Welfare reform, in part, is being implemented in the restructuring of lowincome housing assistance programs funded in this appropriations bill. The 1960's era strategy of building high-rise public housing for families has failed. There is broad acceptance that these drug-infested, crime-breeding blights must be demolished. This bill provides a targeted focus on such efforts, but it also examines the root causes of such horrendously expensive failures and recommends comprehensive reform proposals to prevent such conditions from reoccurring, including efforts to encourage employment by recipients.

The committee recommendation provides for the termination or consolidation of scores of duplicative, wasteful or otherwise unnecessary programs and activities. The bill terminates five agencies—the Corporation for National and Community Service, AmeriCorps, the Office of Consumer Affairs, the Chemical Safety and Hazard Board, the Community Development Financial Institutions Board, and the Office of Federal Housing Enterprise Oversight, whose functions are transferred to the Secretary of the Treasury. In addition, the bill reflects the previously mandated termination of the Resolution Trust Corporation.

Another aspect of this bill is the assessment of the value of services provided by agencies, such as the Department of Veterans Affairs. In some cases, existing delivery schemes and organizational structures have been found deficient. For example, while most veterans medical facilities deliver top quality health services, many instances of systemic inefficiencies and a number of cases of substandard care have been painfully documented.

The committee is recommending accelerated adoption of modern medical practices for health care delivery in the VA system. In addition, the committee has targeted budgetary reductions in the Washington, DC, head-quarters bureaucracy which impede, rather than facilitate, innovation and initiative at the local hospital and clinic level.

Mr. President, in the short time since I have assumed the chairmanship of this subcommittee, I have appealed and appealed again to the Secretary of Veterans Affairs for his help and assistance. During consideration of the budget

et resolution, I expressed my concernVerDate 20-SE

over the potential impact of discretionary budget reductions on the Department of Veterans Affairs, and I specifically requested the advice and recommendations of the Secretary on how we could minimize the adverse effects of the constrained resources.

I wrote to the Secretary again after the House passed its appropriations bill in July and again in August. In each instance, the Secretary has not only failed to be responsive but has embarked instead on an concerted campaign to whip up opposition by veterans organizations and members of his own Department against any reforms or changes or improvements in the way the Department does business.

We can admire the Secretary for his tenacious advocacy of veterans service and benefits, but as the chief administrator of a \$37 billion agency, he must also accept responsibility for working with the rest of the administration and the Congress in improving management of his Department to meet the challenges of a declining discretionary

Federal budget.

Despite the \$9 billion overall reduction in the bill for discretionary appropriations, we are recommending an increase of \$235 million for VA medical care. In a few instances, the committee was able to recommend modest increases in other VA accounts over the levels contained in the House-passed bill, such as \$5 million for medical research and \$59 million to accelerate veterans claims processing. should be no doubt our goal is to improve services and benefits for our Nation's veterans. What is more important, during these times of budgetary constraint, our goal can be accomplished with overall reductions in the rate of increase of funding for the Department if we insist that the VA modernize its operations and reduce administrative overhead.

With the cooperation and help of the veterans, their service organizations and the Secretary, we could achieve

this goal that we all share.

Mr. President, the committee has also seized this opportunity to probe deeply into the structure and management of the Environmental Protection Agency. The critical mission served by the EPA requires substantial direct funding and, through its regulatory authorities, imposes a tremendous financial burden on the economy and on all Americans.

The committee has recommended a new focus in the agency on improving the quality of the scientific basis for its regulatory decisionmaking.

In addition, the committee reviewed the internal resource allocation management structure of EPA and is recommending a number of improvements to assure better cooperation with other levels of Government and to focus Federal expenditures on activities of greater environmental benefit.

The amount provided for EPA is \$5.66 billion. While this represents a reduction of about \$1 billion below the fiscal

year 1995 level, it is an increase of \$769 million, 16 percent over the House.

The cuts below last year come primarily from Superfund and sewer treatment earmarks. As to Superfund, it is my strong view that there is no need to throw more money at a program which does not work and which badly needs to be reauthorized, revamped, and modernized. There is overwhelming documentation of how lawyers and other administrative cost burdens are milking the lion's share of these funds. This allocation of resources serves neither the environment nor the taxpayers, nor those who are being assessed charges for these activities.

While the authorizing committee is preparing reform legislation, we propose a moratorium on low-priority Superfund work.

Last year's bill also included about \$800 million in sewer construction earmarks for specific cities. All of that is eliminated in this year's bill. By eliminating these earmarks, the committee was able to increase to \$1.5 billion the appropriation for the State revolving funds which are distributed on an equitable formula basis to finance wastewater treatment facilities across the Nation. This is a 21 percent increase in a critical form of assistance to States and localities in meeting Federal clean water mandates and safe drinking water mandates if the measure is authorized

The recommendation provides close to current funding levels for EPA's core operating programs—research, standard setting, technical assistance activities—while eliminating programs which are not crucial to the agency's core mission or which duplicate private sector or other agencies or State activities.

The committee recommends providing full funding to the States for their critical environmental programs which they run. More than 40 percent of the appropriations, \$2.34 billion, goes directly to the States for grants to meet environmental mandates. This is an increase of \$310 million over last year, and by providing those funds in a separate account for the first time, we can be sure that EPA will not be dipping into State funds to fund its own activities.

A great deal of attention has been focused on the so-called legislative riders included in the House-passed bill. Although House floor action concerned 17 of these provisions, the House bill, as it was finally passed, contained a total of 23 of these riders.

As cochairman of the regulatory reform task force, as a member of the Senate Environment and Public Works Committee, I am well aware of the need to restructure and redirect many of the regulatory policies of EPA. Furthermore, many of us are concerned over how current environmental statutes have been broadly interpreted, indeed in some instances we could say misinterpreted, by some courts to man-

date actions never contemplated by the Congress.

I have been working, in those capacities in which I serve, to seek the fundamental changes in our environmental laws which are long overdue and necessary to reduce regulatory burdens while protecting our citizens and the environment and ensuring that the vitally important work of improving the environment continues and that we not step backward. These are. however, very complex issues which demand close examination and careful consideration. That is why in formulating our recommendations, rather than using the House bill as a base, we did an independent assessment of those issues that could and should be addressed in this appropriations bill.

In drafting this bill, we set forth the standard that we would limit the so-called "riders," administrative provisions or legislative provisions, as they might be called, to matters which have previously been enacted into law in appropriations acts, or passed the Senate in other current legislation, are needed to eliminate duplication or unnecessary spending, or were narrowly drafted to meet a specific misapplication of

law or policy.

Only one of the 23 House riders met this test: A limitation against EPA mandated car pooling. Two were modified to limit their application or clarify their intent—car inspection and maintenance and wetlands overfiling by EPA—and two others relating to drinking water were combined. The rest have been stricken.

The committee is recommending three additional provisions: One relating to MTBE use in Alaska, foreign refineries, and Superfund listings, all of which have been previously enacted. These are eight provisions that the committee believes are appropriate and necessary to warrant consideration. A list of these provisions are included in the agency summary attached to my statement.

Mr. President, one aspect of this bill which deserves special attention, however, is the committee's recommendations for the Department of Housing

and Urban Development.

The committee's report contains an extensive analysis of the management and budgetary morass afflicting this Department along with an explanation of our proposed reforms. The committee's recommendations reflect many months of work on a focused and detailed examination of HUD and its housing programs. Beginning with a series of special hearings in January, and drawing upon the previous work of the HUD inspector general, the General Accounting Office, and the National Academy of Public Administration, the committee probed deeply into these complex issues. The committee's preliminary recommendations were reflected in the rescission bill enacted earlier this year which cut HUD funding by \$6.3 billion and redirected hous-

ing budgetary resources towards the VerDate 20-SE

more critical concerns of demolishing failed and obsolete projects.

At that time the committee urged prompt action by the authorizing committees on urgently needed legislative reforms. These statutory changes are needed to curb the cost of these discretionary programs. Unfortunately, since this legislation has not yet moved, we have been compelled to include these reforms in the appropriations bill, because without these changes, the funds we appropriated would be wasted in perpetuating many of the inefficient, ineffective, counter-productive policies which created this mess in the first place. Our only alternative would have been to terminate funding, which would result in the displacement of thousands of families which depend on this assistance, and loss of desperately needed affordable housing opportuni-

Mr. President, that is the crux of the issues confronting us. We either take on this enormous task, not only of finding the substantial budgetary resources necessary to sustain these programs, but also of restructuring a host of very complex housing laws and programs, or, abdicate our responsibilities for providing housing assistance to needy families. We chose the more difficult and burdensome course.

Reforming these housing programs will take time, it will take discipline, it will take concerted effort, and it will entail sacrifice. If we fail, the consequences for families currently receiving or seeking assistance could be catastrophic, especially if we permit the current inventory of public and assisted housing stock to deteriorate further. The repercussions for our cities will be equally dire if these housing developments, rather than slowing or halting the decline of inner-city neighborhoods, merely become examples of further disinvestment.

Mr. President, I am pleased that this bill does stand for a commitment to the important goals of the Federal assisted housing program. It not only provides the funding necessary, but together with needed program reforms, it represents a coherent strategy for cleaning up the mess at HUD, and enabling us to place these programs on a sound footing to survive the further rounds of budget cuts which will follow over the next several years.

During Committee markup of this bill, concern was expressed over the potential cost of the legislative provisions associated with the HUD multiple market in the street provisions.

family inventory. The three provisions in question were proposed to reduce the ongoing subsidy cost of maintaining these 1.6 million units of privately owned apartments which are covered by an assistance contract or by a FHA mortgage guarantee. The first would permit HUD to conduct a limited demonstration of its mark-to-market initiative along with other multi-family project workout strategies. The second

provides authority to maintain project-

based assistance for expiring contracts

under limited circumstances. The third reforms the Low-Income Housing Preservation and Resident Homeownership Act [LIHPRHA] by replacing expensive section 8 subsidies with one-time capital grants and loans as a lower cost incentive to preserve existing affordable housing stock.

The HUD multifamily portfolio costs taxpayers about \$8 billion each year to subsidize, maintain, and pay-off loan losses, and these costs are rising because of inflationary factors and deterioration in this aging inventory of apartment buildings. The administrative provisions proposed by the committee are intended to enable HUD to reduce these costs by terminating subsidies for substandard or non-viable projects, and to squeeze out excessive subsidies from others. While these steps are necessary to substantially reduce the long-term cost of this inventory, when compared to the existing budgetary baseline, the measures recommended would cause a temporary increase in outlays. These costs in fiscal year 1996 result from recognition of mortgage guarantee losses, capital preserving older assisted costs of projects, and providing alternative subsidies to replace more costly section 8 contracts.

Unfortunately these costs cannot be accommodated within the subcommittee's very constrained budget allocation, even though they save money over the longer term.

I might add that we have worked with the Department of Housing and Urban Development, Office of Management Budget and Congressional Budget Office, and staffs on both sides of the aisle, to come to agreement on these very difficult problems. We have found that the solution to these problems is in no way simple and its complexities has forced us to postpone the implementation of these actions. We hope to continue to work with the Members on both sides, as well as the agency, OMB, and CBO, as we seek to unravel some very, very difficult problems which are facing us here.

The Committee, therefore, was forced to insert language which would have the effect of delaying the effective date of these provisions until fiscal year 1997. This does not lessen the need to take immediate action on these issues, nor the Committee's intent to seek alternatives which can be accommodated within this year's budget allocation.

I hope as this bill progresses, we will be able to come to better solutions which can begin the process of unraveling these difficult and costly problems earlier rather than later.

Failure by Congress to address this issue during this session will only exacerbate the budgetary shortfall threatening this large and critical inventory of assisted housing, and will lead to needless displacement of tens of thousands of low-income families, including the elderly and disabled, in fiscal year 1996 and beyond.

Mr. President, this appropriations bill reflects two principal concerns, both budgetary in nature. The first is the reversal in trend of annual increases in budgetary outlays for discretionary activities.

Over the past decade, discretionary outlays for programs funded in this bill have increased at an average annual rate approaching 15 percent per year, primarily driven by the cumulative growth in low-income housing assistance programs and inflationary costs related to veterans medical care. The congressional budget resolution for fiscal year 1996, H. Con. Res. 67, however, abruptly reverses this trend, halting further continued expenditure growth in these programs. To comply with this dramatic shift in spending policies, the recently enacted Rescission Act for fiscal year 1995, Public Law 104-19, canceled a total of \$8,500,000,000 in previously appropriated funds for programs included in this bill.

The second, and perhaps more significant budgetary concern is the future year constraints reflected in the budget resolution 7-year projection toward eliminating the Federal deficit by the year 2002. While overall nondefense discretionary expenditures are required to drop by 2.9 percent in fiscal year 1996, the reduction proposed for fiscal year 1997 totals 4.4 percent, and approximately 2 percent per year thereafter.

The committee, therefore, is confronting a profound shift from year-to-year budgetary increases to a multi-year period of substantial declines in aggregate funding support, in addition to the erosion in program levels resulting from inflationary factors. This reversal in funding trends is especially substantial for activities and programs sustained by funding in this appropriations bill.

The bill as recommended appropriates a discretionary total of \$61.6 billion in budget authority. While this is \$1.3 billion more than the Housepassed measure, it is nearly \$9 billion less than the President's budget request and the originally enacted fiscal year 1995 level.

The White House, and some of my colleagues, have protested the overall size of these reductions. Frankly, when the committee originally established its subcommittee budget allocations, I also felt that programs funded in this bill should receive greater budgetary support. But to oppose this measure on the basis of its aggregate funding level fails to account for the necessary improvements and reforms we are proposing, and ignores the crisis of deficit spending which requires much more sacrifice and budgetary reductions in the years to come.

Mr. President, this is only a first step in long difficult march toward a balanced budget.

The change in direction from the growing budgets of the past to this declining one was abrupt, and could be moderated to avoid some temporaryVerDate 20-SE

disruption. There should be no confusion or doubt, however, that these reduction must be made, and will be made either in fiscal year 1996, or soon thereafter.

Mr. President, for the reasons I have set forth, I believe this is a responsible and necessary bill, one which the Senate should support and pass. It addresses our urgent need to rein in Federal spending. It does so in a manner that limits and targets these resources to the highest priority needs, and aggressively pursues improvements in program management to require increased effectiveness from these expenditures. Finally, where appropriate and necthe committee has essary, ommended program and policy reforms which correct well documented deficiencies in current activities.

I urge all my colleagues will support this bill, and I hope it will be enacted into law soon.

I truly hope that my colleagues will support this bill and I hope that it will be enacted into law in the very near fu-

Mr. President, before turning to my distinguished ranking member, I ask unanimous consent that a bill summary of H.R. 2099 be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

> BILL SUMMARY-H.R. 2099 APPROPRIATIONS SUMMARY

F.Y. 1995 enacted-\$89,920,161,061.

F.Y. 1996 request-89,899,762,093.

F.Y. 1996 House—79,697,360,000.

F.Y. 1996 Senate—80,983,986,000.

(Includes VA mandatory items).

AGENCY SUMMARY

Department of Housing and Urban Development

F.Y. 1995 enated—\$25,453,518,000.

F.Y. 1996 request—24,340,032,000.

F Y 1996 House—19 391 383 000

F.Y. 1996 Senate-20.329.167.000.

The Committee is proposing landmark changes in the structure and nature of housing policies to enable local housing agencies, community organizations, and the private housing industry to adjust to declining Federal subsidy levels which have sustained and expanded this enterprise over the past 30 years. These program and policy changes cannot be implemented without some hardships and dislocations. However, unless this process is immediately undertaken with focused deliberation and determination, the potential for devastating loss of affordable housing stock and homelessness will greatly increase.

In addition to these policy changes, the Committee is recommending major restructuring of the Department's programs to eliminate an unwieldy number of proliferating categorical activities, in favor of broad, multi-purpose, financial assistance grants to States and local units of government. This effort is designed to reduce the crushing weight of Federal administrative and regulatory burdens on local program managers, and to reduce sharply an agency which widely has been cited as among the most dysfunctional in the Government.

The Committee concurs with much of the criticism voiced of this Department, and agrees that this organization must be completely transformed if it is to survive under the budgetary pressures and popular de-

mands for greater program accountability. It is clear, however, that irrespective of whether this Department continues to exist, there remains a substantial and growing need for housing and urban development in the Nation. Previous commitments by Congress to meet these housing needs make it incumbent on the Federal Government to continue a major role in this area. Moreover, the magnitude of previous appropriated budgetary commitments and financial obligations of the Department demand a substantial and effective entity to administer them. Fiscal prudence alone demands aggressive efforts to protect these financial interests.

The bill consolidates or eliminates a number of the 240 HUD categorical grants into block grants. This bill eliminates funding for the following separate HUD appropriations:

1. Flexible Subsidy Program.

HOPE I, II, III, and VI.

Congregate Services.*

4. Homeownership Trust.

5. Sec. 235 Homeownership Refinancing.

6. Housing Counseling Assistance.*

7. Service Coordinators.

8. Public Housing development.

9. Public Housing amendments.

10. Tenant opportunity program.*

11. Pension Fund program.

12. New Initiatives.

13. Family Investment Centers.*

14. Family self-sufficiency coordinators.*

15. Loan Management.

16. Section 23 Conversions.

17. Foster child care.*

18. Special Purpose Grants.

*May be funded under supportive services block grant.

Department of Veterans Affairs

F.Y. 1995 enacted, \$18,244,869,061.

F.Y. 1996 request, 19,245,000,093.

F.Y. 1996 House, 18,361,637,000.

F.Y. 1996 Senate, 17,976,943,000.

(Discretionary only).

The cost growth in medical services provided to veterans cannot be continued during this period of declining discretionary budgetary resources. It is imperative that the Department of Veterans Affairs aggressively pursue reforms in management and service delivery to utilize available funds more efficiently, to prevent reductions in assistance levels to eligible veterans.

The veteran population is declining, and its needs are changing as it ages. While the Veterans Health Administration historically has been a hospital-based health care delivery system primarily serving acute care needs, its population is demanding community-based, outpatient and preventive health care services. Far less is being demanded in the way of inpatient services.

It is clear that VA can do more with lessand can become a more efficient, customeroriented, high-quality health-care delivery system. Numerous inefficiencies have been identified in the VA medical system, including an over-reliance on hospitalization rather than ambulatory care, excessive payments related to its affiliations with medical schools, poor management of its pharmaceutical procurement and delivery systems, bureaucratic administration ascertaining veterans eligibility for care, and its insistence on maintaining services in under utilized areas.

VA must become a more agile, efficient, and modern health care delivery system, transitioning away from the hospital-based health care delivery system of the past. While less than the amount requested, the Committee recommendation for VA medical care represents the largest dollar increase over current funding levels in the VA, HUD, and Independent Agencies Appropriations bill, and will enable the Department to begin to implement major, systemic changes to its health care delivery system to enable it to become a leaner, more efficient system.

In view of the pending reoganization of the Veterans Health Administration, and potential changes which may result, the Committee has put a moratorium on new major construction spending. However, the Department is to ensure that all critical code deficiencies and accreditation requirements are met through minor construction spending.

National Aeronautics and Space Administration

F.Y. 1995 enacted-\$14,376,684,000.

F.Y. 1996 request—14,260,000,000. F.Y. 1996 House—13,671,800,000.

F.Y. 1996 Senate-13,798,500,000.

NASA has been engaged in a comprehensive redirection of basic operating principles to promote greater efficiency and flexibility in pursuing major scientific and engineering development programs. The Committee recommendation leaves intact the Nation's commitment to deploy the International Space Station, while making significant reductions in lower priority activities of the agency.

Also included in the bill are funds to continue critical investments in aeronautical technologies which underpin the future competitiveness of our Nation's commercial aircraft manufacturing industry. These high value, high technology products are crucial to maintaining one of our most significant sources of export sales and domestic manufacturing employment.

The Committee also maintains adequate funding to pursue an effective global-climate-change research program, and to follow through on other on-going scientific mission developments.

Environmental Protection Agency

F.Y. 1995 enacted—\$7,240,887,000.

F.Y. 1996 request—7,359,409,000.

F.Y. 1996 House—4.892.430.000.

F.Y. 1996 Senate-5.661.927.000.

The Committee of the Nation to securing improvements in the environment and to protect vital natural resources is reflected in the Committee's recommendation to continue substantial funding for this agency despite the overall constraints of discretionary budgetary limitations. The future year reduction in these funding levels will erode our ability to maintain current levels of environmental protection unless reforms are undertaken now to focus these resources on the most significant threats to our air, water, and land resources.

The Committee held a hearing earlier this year on the need to reform the Environmental Protection Agency, with a particular focus on a report compiled by the National Academy of Public Administration at this Committee's request. NAPA recommended major systemic changes to EPA, and identified numerous areas in which EPA is unnecessarily duplicating or micromanaging state and private sector environmental protection activities. NAPA recommended management and structural changes which could bring about significant efficiencies and improvements in the way EPA operates. In addition, NAPA agreed that EPA is not adequately prioritizing activities and resources based on risk to human health and the environment.

The Committee believes the NAPA recommendations should provide the basis for change at EPA. The Committee's recommendation for EPA is intended to begin to implement the NAPA's suggestions, streamline EPA activities, and focus its resources on high-risk areas.

The Subcommittee recommendation includes eight legislative provisions within EPA. All but one of the so-called riders in the House bill have been eliminated or modi-

fied. The Subcommittee limited most of the VerDate 20-SE

provisions to ones that have been included in previous VA-HUD bills or other legislation, or eliminate duplication or unnecessary spending. The provisions included are:

1. Prohibiting EPA from requiring centralized inspection/maintenance facilities in FY96. This is the same language as was included by the Senate in the National Highway System bill.

2. Prohibiting EPA from requiring employers to adopt car-pooling plans in FY96. This language is one of the House "riders" and is the same language as was included in the

FY95 rescission bill.

- 3. Prohibiting EPA from regulating radon and several other drinking water contaminants in FY96 unless the drinking water law is reauthorized. This provision is fully consistent with EPA's own attempts to negotiate extensions to the Court-ordered deadlines for these low-priority contaminants. For each of the contaminants in question, the relative risk is low or the science is not fully developed to support science-based rulemakings.
- 4. Prohibiting EPA from requiring in FY96 the use of MTBE in Alaska where there have been health concerns raised associated with the use of MTBE in FY96. This provision was carried in the FY94 VA-HUD bill, and does not exempt Alaska from Clean Air requirements.
- 5. Prohibiting EPA from vetoing decisions made by the Corps of Engineers regarding wetlands permits in FY96. This provision is intended to prevent EPA from overfiling on the Corps, and will streamline the Corps permitting process.
- 6. Prohibiting EPA from adding any new sites to the Superfund National Priorities list in FY96 unless requested by the Governor or tribal leader, unless the Superfund law is reauthorized. This is the same language included in the FY95 rescissions bill, and is consistent with the Subcommittee's decision to limit Superfund spending to current health risks pending reauthorization.
- 7. Authorizing an exemption from water pretreatment standards for industrial dischargers to the Kalamazoo water plant if environmental standards are met through a local pretreatment program. This provision is narrowly crafted and will not result in any environmental degradation; it will prevent duplicative and unnecessary wastewater treatment construction.
- 8. Foreign refiner baseline: Prohibiting EPA from enforcing the foreign refiner baseline for reformulated gasoline. This same provision was included in the FY95 VA-HUD bill, and ensures that foreign refiners are held to the same environmental standards as domestic refiners.

National Science Foundation

F.Y. 1995 enacted—\$3,360,520,000.

F.Y. 1996 request—3,360,000,000.

F.Y. 1996 House—3,160,000,000.

F.Y. 1996 Senate—3,200,000,000.

The Committee's recommendation continues current funding levels for the NSF which is responsible for most of the basic research grant funding provided by the Federal Government. Basic research, which seeks to improve our understanding of fundamental scientific principles and processes, provides the knowledge base which enriches our society and from which spring the development of applied technologies which drive our economy. Moreover, the Foundation is responsible for model educational and human resource developmental activities which seek to stimulate improvements in science and mathematics education. These goals of the agency remain a critical national priority which hopefully will be sustained despite the impending reductions in discretionary budg-

Federal Emergency Management Agency

F.Y. 1995 enacted-\$821,907,000.

F.Y. 1996 request-806,119,000.

F.Y. 1996 House-694.937.000.

F.Y. 1996 Senate-463,437,000.

The Committee's recommendation for the Federal Emergency Management Agency ensures an adequate level of resources for retaining a strong and capable national disaster management system. While no funds are provided for the disaster relief fund (a reduction of \$320 million from the request and the F.Y. 95 level), approximately \$7 billion currently is available for disaster relief owing to the recent supplemental appropriation in Public Law 104-19.

PRIVILEGES OF THE FLOOR

Mr. BOND. Mr. President, I ask unanimous consent that Steve Isakowitz, a staff member on temporary assignment to the committee, be permitted privileges of the floor during consideration of H.R. 2099.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BOND, Mr. President, I ask unanimous consent that Andrew Wheeler, legislative fellow for Senator INHOFE. be permitted privileges of the floor for the duration of the VA-HUD bill.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BOND. Mr. President, I thank the Chair.

Before yielding to my distinguished ranking member, I say to this body and to my colleague that it is a great honor and pleasure to be working with the Senator from Maryland on this bill.

I had the pleasure of serving in the minority when she chaired this committee, and I found that she has tremendous knowledge, understanding, and insight into these programs.

I have addressed in my remarks the need to begin to make some very significant reforms in the funding and in the operations of the agencies included within this appropriations bill.

For the most part, the reforms we are advocating are ones that she initiated when she chaired this committee. They understand the vitally important work of all the agencies. Yet, she is also dedicated to the necessary reforms to assure that they provide the services that they are expected to provide in the most efficient and effective man-

While we do not agree on all issues in this bill, I say that it is with great appreciation that I have been able to work with my distinguished ranking member and her staff. I believe she has continued to supply very useful and helpful changes and recommendations.

I look forward to working with her on this and other measures, particularly as we seek to achieve a final product that will be signed into law by the budget and will carry on the funding of the agencies funded by this VA-HUD bill.

I thank the Chair. I yield the floor.

Ms. MIKULSKI. Mr. President, I wish to thank the chairman of the VA-HUD Subcommittee for his very cordial remarks to me. I must say I feel the same about him.

I think we have worked very hard on this bill. I thank both him and his staff for what we have been able to do. We worked hard under very difficult conditions to get this bill to the floor.

Mr. President, this is the toughest year that I have ever faced as a member of the Appropriations Committee. What made this year so tough? Our allocation, both the allocation to the full committee and then the allocation to this particular subcommittee.

The allocation, as the President knows, is the sum total that we have to fund over 25 different Federal agencies, 7 of which are Cabinet level.

Quite frankly, Mr. President, the VA-HUD Subcommittee's fiscal year 1996 allocation is, indeed, skimpy. It is \$5 billion below the Budget Committee's assumption in budget authority and \$500 million below the assumption in outlays.

What does that mean? It means that the bill before the Senate appropriates a total of \$61 billion in discretionary budget authority which is, yes, \$1.3 billion above the House, but almost \$9 billion below President Clinton's fiscal year 1996 request and last year's funding level.

Our allocation gave us little to work with in dealing with a bill that came from the House of Representatives. Under these conditions. Senator BOND

has done a commendable job.

I chaired this committee for 6 years. I brought six bills to the floor, so I know how much work it actually takes to do this. I want to thank Šenator BOND for working so hard to maintain our cooperative working relationship.

I am particularly grateful to Senator BOND's efforts to continue many of the initiatives for reform developed by this subcommittee over the past several years. His efforts are clear. He has clearly left footprints in the sand in trying to move a reform agenda both in the areas of HUD and EPA. I want to thank him for this.

For example, this bill in reforming HUD puts into action the recommendations of the National Academy of Public Administration to reform the structure of HUD and consolidate its maze of programs.

When I chaired the committee, I saw that HUD had over 200 programs, some a line item, a lot of them not really getting a dollar's worth of services for home ownership for the poor, as it was, for a dollar's worth of taxes.

I know how it goes in Washington. If you propose any idea to change anything, somebody is going to come up with 12 ideas on why you will keep it.

That is why I turned to an independent group called the National Association of Public Administrators to really scrub down both HUD and EPA so that we would know from a management standpoint what we needed to do to get our hands on both of those agencies to make sure that we are getting a dollar's worth of service for a dollar's worth of taxes.

I believe in this legislation this bill does streamline EPA. It follows the VerDate 20-SE NAPA recommendations to streamline EPA's management and it gets started on a strategy to put EPA's resources where they are needed most. We want EPA to be a risk-based agency in which they focus on risk to human health and the environment as their highest priorities.

Now, NAPA studied the need to reform both HUD and EPA. The studies were commissioned by this subcommittee more than 2 years ago in an effort to give the agencies what I call a navigational chart. Navigational charts are strategic plans to help the agencies do what they are most needed to do and in the most efficient way. This is where we have embarked upon reform, and I believe we have embarked upon it in HUD and EPA.

There are other things about this bill that I like, one of which is in the area of the space program, the fact that Mission to Planet Earth funding is almost fully restored. A House bill cut much of this crucial space science program and the House language to close NASA space centers has been removed from this bill. This is very important to helping NASA as it goes through budget cuts yet needs to keep America's space program flying high.

Because of the initiatives and framework put forth by Senator Bond, I believe we will be able to sustain what was badly being devastated.

Second, another area that is very much appreciated is that veterans medical research is fully funded at the President's request of \$257 million.

VA medical research is absolutely crucial, not only to America's veterans, but it provides hands-on specific clinical research associated with patient care, and much of what comes out of VA medical research goes immediately into the civilian population. It is an excellent program. I am pleased it is funded at \$257 million.

Third, this bill also will help those who want to help themselves. In the area of housing, it contains a moving to work demonstration for public housing residents, and Republican ceilings and income disregards to help support the working poor.

In other words, in HUD we want to focus on giving help to those who practice self-help, and to have coordination with welfare reform. Now, if you work, you are actually penalized and unable to get into public housing; and also in the area of rent.

I believe this reform begins to reward work which, Mr. President, is what we have to start doing in our public policy—rewarding work, promoting family stability, and particularly two-parent households.

Another thing that this bill does is removes something called Federal housing preference. I believe that these preferences that look only at rewarding the pathology involved with people are creating zip codes of poverty—and zip codes of pathology.

What we need in public housing is a mix among the poor—those who do not

want to be poor and are working to get out of poverty and off of welfare, and also those who are now the working poor but whose incomes are so modest that a public housing subsidy actually would reward work; and I believe that is what we are going to do.

I am also pleased that in the area of the National Science Foundation the committee's recommendation continues to current funding levels for the National Science Foundation which is responsible for most of the basic research funding and research grant funding provided by the Federal Government, basic research which seems to improve our understanding of the fundamental scientific principles and processes, and provides the knowledge base which enriches our society. It also continues to look at the strategic interests of the United States and how we can promote those.

Moreover, the foundation is responsible also for model education and human resource development activities which seeks to stimulate improvement in science and math education. Boy, do we need it. I am glad that the funding will be there to continue to help the science foundation do that.

These goals of the agency remain of critical national priority, which hopefully will be sustained despite the impending reductions in discretionary budgets.

For FEMA, the Federal Emergency Management Agency, I ask unanimous consent that the figures related thereto be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

Federal Emergency Management Agency
Fiscal year

 1995 enacted
 \$821,907,000

 1996 request
 806,119,000

 1996 House
 694,937,000

 1996 Senate
 463,437,000

Let me say the committee's recommendation for FEMA ensures that adequate level of resources for retaining a strong and capable national disaster management system.

This is absolutely crucial as we see hurricanes, earthquakes, and other natural disasters affecting the American people. I am glad that FEMA—and which is now funding—is moving to a risk-based strategy which, of course, enables us to meet those concerns that will most likely affect American communities.

While no funds are provided for the disaster relief fund, approximately \$7 billion is currently available, owing to the recent supplemental appropriations and Public Law 104-19.

However, Mr. President, this bill also has several warning lights for me. One is an absolute red light. That is the fact that this bill contains no funding for national service. National service creates an opportunity structure. It enables young people to earn credit for higher education while serving in their communities. What does that credit mean? It means that, if you work in a

national service program, like AmeriCorps, you will earn a voucher that you can use to reduce your student debt. It gives help to those who practice self-help. It gives middle-class young people access to the American dream like their parents have, and it gives poor kids an access to the American dream by also working and working toward that.

This is very important because national service is exactly what we need. It fosters voluntarism. It rekindles the habits of heart. But it actually provides help to our young people with the biggest debt that they face when they graduate—their student loan debt which is their first mortgage. Without national service in this legislation, I cannot support the bill.

Also, another flashing light is in the area of veterans' medical care. This bill reduces veterans' medical care to \$511 million below the President's request, and \$327 million below the House level. This is another area that I cannot support.

This bill would also deny benefits to vets who become mentally and physically incapacitated. They served us during the wars, they served us unconditionally, and I oppose placing conditions on their earned benefits.

Our veterans did not hesitate to risk their lives for our freedom and independence. There should be no hesitation to fund their health. When they went to war we told them we would provide health care, and I believe promises made should be promises kept.

Another flashing light concerns EPA and the funding in this bill. EPA must be funded to protect environmental health and human safety. This bill funds EPA at \$1.7 billion below the President's request. I believe it will hinder EPA's ability to do its job even though management reforms will be adopted and streamlined.

Finally, this bill removes HUD's authority to enforce the Fair Housing Act as it applies to the property insurance industry. This bill means that HUD will have difficulty in enforcing, investigating, and even hearing and referring complaints about property insurance discrimination.

I am opposed to this because removing this authority from HUD is really a step backward.

I will be offering amendments to address these concerns that I have just raised, and so will some of my colleagues

In closing, I want to thank Senator BOND again for his hard work and his willingness. He wrestled with policy issues, and a very skimpy allocation. I again thank him for his cordiality in working with me, but also for his resourcefulness in trying to grapple with these fiscal and policy juggernauts that we are facing.

Mr. President, I look forward to the debate. I know that there will be debate this afternoon on some of the top issues facing us.VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt 01

I now yield the floor.

Mr. BOND addressed the Chair.

The PRESIDING OFFICER. The Senator from Missouri.

COMMITTEE AMENDMENTS AGREED TO EN BLOC WITH EXCEPTIONS

Mr. BOND. Mr. President, I ask unanimous consent that the committee amendments be considered and agreed to en bloc with the following exceptions, which I believe have been cleared on the other side. The exceptions are the amendments on page 8, lines 9 and 10, VA medical care; page 12, line 9, VA major construction; page 21, line 1 through page 22, line 4, VA administrative provisions relating to parcel of land in Wichita, KS, and VA supply fund; page 22, line 10 through page 34, line 24, HUD assisted housing, public housing demolition, and renewal accounts; page 38, line 24 through page 39. line 2, homeless assistance; page 44, lines 1-7 fair housing; page 45, lines 4-13, Office of Federal Housing Enterprise Oversight; page 51, line 3 through page 128, line 20, HUD administrative provisions; page 141, lines 5-12, Superfund general revenues; page 141, line 15 Superfund inspector general; page 141, line 20, Agency for Toxic Substances and Disease Registry; page 143, line 17 through page 151, line 10, water infrastructure/SRF; program and infrastructure assistance; and EPA administrative provisions; page 158, lines 13-14, human space flight and delayed availability of funding; page 168, line 12 through page 169 line 19, fair housing transfer to Department of Justice and Office of Federal Housing Enterprise Oversight transfer to Treasury; page 177, line 16 through page 178, line 5, EPA contractor conversion; Office of Consumer Affairs termination; and that the bill, as thus amended, be regarded for the purpose of amendment as original text, provided that no points of order shall be considered to have been waived with respect to the committee amendments adopted by this motion.

The PRESIDING OFFICER. Is there

objection?

Without objection, it is so ordered. So the committee amendments, with the noted exceptions, were agreed to.

Mr. BOND. Mr. President, I gather that Members seeking to amend those provisions which are excepted will have to seek the guidance of the Parliamentarian on asking that the other amendments be set aside. I leave that to their ingenuity, and yield the floor.

Mr. GLENN. Mr. President, I suggest

the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. BUMPERS addressed the Chair.

The PRESIDING OFFICER (Mr. CRAIG). The Senator from Arkansas.

Mr. BUMPERS. Mr. President, I ask unanimous consent that further proceedings under the quorum call be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

AMENDMENT NO. 2776 TO COMMITTEE AMENDMENT ON PAGE 158, LINES 13-14

(Purpose: To reduce the appropriation for the implementation of the space station program for the purpose of terminating the program)

Mr. BUMPERS. Mr. President, I ask unanimous consent that the pending amendment be set aside in order for me to offer an amendment dealing with the space station.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BUMPERS. Mr. President, there is no agreement on time. I discussed this with Senator MIKULSKI, and at some point, perhaps this afternoon, with the consent of the majority leader, we will be able to reach a unanimous-consent agreement. My preference would be to go for an hour or so this afternoon, but most of my colleagues who wish to speak on this side of this issue are out of town and will not return until the morning.

So I had hoped we could get an agreement to debate for 1 hour before the vote. I understand the majority leader wanted the vote immediately after the party caucuses tomorrow, and I have no objection to that. I would prefer the hour of debate take place after the caucuses, but I want to be cooperative with the majority leader, and I do not want to complicate his problem in scheduling the Senate.

Now, Mr. President, I call up my amendment on the space station.

The PRESIDING OFFICER. The clerk will report the amendment.

The assistant legislative clerk read as follows:

The Senator from Arkansas [Mr. BUMP-ERS], for himself and Mr. WARNER, Mr. COHEN, Mr. KERRY, Mr. BRYAN, Mr. BRADLEY, Mr. FEINGOLD, Mr. LEAHY, Mr. KOHL, Mr. WELLSTONE, and Mr. SIMON, proposes an amendment numbered 2776 to committee amendment on page 158, lines 13–14.

Mr. BUMPERS. Mr. President, I ask unanimous consent that further reading of the amendment be dispensed with

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

Strike lines 14 through 15 on page 158 and insert in lieu thereof the following: "\$3,504,000,000, to remain available until September 30, 1996: *Provided*, That of the funds made available under this heading, no funds shall be expended on the Space Station program, except for termination costs."

Mr. BUMPERS. Now, just for opening, Mr. President, this amendment cuts \$1,833,000,000 from the human space flight portion of the NASA budget, and it terminates the space station program.

Now, Mr. President, I guess this is about the sixth consecutive year I have stood here in an effort to kill this program. I do not do this every year because I enjoy it; I do it because I have a deep and abiding feeling, a passionate feeling that there is not anything wrong with this country except the priorities Congress has set for the Nation. When it comes to the space station, let

me just begin by making a simple proposition for my colleagues.

If you think going to Mars is a highly desirable thing to do, even though in today's dollars it would cost \$500 billion, then you should vote against this amendment. If you think determining how well the human body copes with long periods in space and that that is a sufficient justification for the space station, vote against our amendment. If you think the United States ought to equivalent of \$25 million a day for the entire 10-year period the space station will be deployed—let me repeat that—if you think the benefits from the space station justify taking \$25 million of taxpayers' money every single day for 10 years, vote "no" on this amendment.

If you think it is a wise use of the taxpayers' money to build something which indeed will be an engineering feat-not a scientific feat; please distinguish between the two; there is not any question, Mr. President, about our ability to throw this space station into space; we can do that; we may have a few calamities along the way, but we can do that-but if you think it is a wise use of the taxpayers' money to build something—you have heard that old expression, my mother used to say, "It is worth its weight in gold"? If you think that the space station is worth 25 times its weight in gold, vote "no" on our amendment.

If you think it is worth it to put this engineering feat in space with some idea of going to Mars and beyond—which I will prove to you categorically in a moment is the only justification for it—and that it is worth \$12,880 of the taxpayers' money for every pound of water, chicken breast, supplies, or anything else we send up there—that is right. You can buy chicken at Giant for 59 to 69 cents a pound. For the space station, it is \$12,880 per pound. If you believe all that, vote "no" on this amendment.

Now, Mr. President, Carl Sagan, is a well-known physicist and author, and I want to quote some of the things he says in a new book he has written.

Let me say at the outset that Carl Sagan favors the space station. I can understand why somebody of his stature and in his position would favor the space station. But a moment ago I told you the only justification for the space station is to explore Mars and beyond. And from Carl Sagan's new book, let me give you a few quotes:

I would argue that if we are not eventually going to send people to worlds as far away as Mars, we have lost the chief reason for the space station.

If you want to argue with that, be my guest.

A permanently occupied human outpost in Earth orbit, a space station, is far from an optimum platform for doing science, either looking down at the Earth or looking out into space or for utilizing microgravity. The very presence of astronauts messes things up.

Almost every physicist in the country, Mr. President, will tell you that VerDate 20-SE

doing research in microgravity with human beings on board is an oxymoron. You bump your head against the bulkhead, you take a step, you jar the space station and your experiment is lost.

Continuing to quote Dr. Sagan:

A space station is also unnecessary for human exploration of the Moon. Apollo got there very well with no space station at all. . . . But the only substantive function of a space station, as far as I can see, is for long duration spaceflight.

Now, if this were country lawyer DALE BUMPERS, Charleston, AR, telling you this thing, I would not expect you to pay any attention to it. And Carl Sagan is not the only person I am going to quote. I am going to quote some of the most outstanding experts in America who agree with me.

Carl Sagan goes on:

The only tangible and coherent goal of a space station is eventual human missions to near-Earth asteroids, Mars, and beyond.

And listen to this, I say to my colleagues:

Historically, NASA has been cautious about stating this fact clearly, probably for fear that Members of Congress will throw up their hands in disgust, denounce the space station as the thin edge of an extremely expensive wedge and declare the country unready to commit to launching people to Mars.

Well, I would certainly hope Congress would do that.

In the past, the authorities at NASA have been very reluctant to talk about Mars, because when you talk about Mars, you have to talk about \$500 billion in today's dollars. Is it not amazing our priorities around here? I do not want to get ahead of myself. I will come back to that in a moment.

Carl Sagan goes on, and I agree with him totally on this one and I think most people will, but they will not vote that way:

There are other matters, clear crying national needs, that cannot be addressed without major expenditures; at the same time the Federal discretionary budget has become painfully constrained. Disposal of chemical and radioactive poisons, energy efficiency, alternatives to fossil fuels, declining rates of technological innovation, the collapsing urban infrastructure, the AIDS epidemic, a witches brew of cancer, homelessness, malnutrition, infant mortality, education, jobs, health care—there is a painfully long list. Ignoring them will endanger the well-being of the Nation.

I do not see how anybody could say that any better.

Mr. President, if you are one of these poor, innocent souls that has been deluded into believing that somehow or another we are going to do medical research in space, let me give you some more. This is Dr. Allan Bromley, Presidential science adviser, in a letter to the Vice President:

The space station is needed to find means of maintaining human life during long space flights. This is the only scientific justification, in our view, and all future design efforts should be focused on this one purpose.

Further,

The Federation of American Societies for Experimental Biology opposes using biologi-

cal research as a major justification for the space station. $\,$

A quote from the American College of Physicians:

We agree that much, if not all, of the money slated for the space station, the superconducting super collider—

This is before we killed that thing—SDI, defense intelligence, could be better spent on improving the health of our citizens, stimulating economic growth and reducing the deficit.

I could not have said it better.

And here is a statement by the American Physical Society from July 1994. The American Physical Society is 40,000 physicists. Virtually every physicist in America belongs to it:

The principal scientific mission of the station is to study the effects on humans of prolonged exposure to a space environment. Medical researchers scoff at claims that these studies might lead to cures for diseases on Earth.

Dr. Rosenthal, Harvard Medical School, testifying for the American Cancer Society in 1994:

Statements have been made and published to the effect that vital cancer research would be done in space, and that is cited as a reason for supporting space station funding. We cannot find valid scientific justification for these claims and believe it is unrealistic to base a decision on funding the space station on that information. Based on the information we have seen thus far, we do not agree that a strong case has been made for choosing to do cancer research in space over other critically needed research here on Earth.

Dr. Sean Rudy, Arthritis Foundation, before the Budget Committee of the House:

Space station proponents have indicated that the space station will provide a firstclass laboratory. We used to have first-class laboratories in universities and medical schools across this country. Reports by the NIH and National Science Foundation have indicated that over 51 percent of the biological laboratory research space is deemed inadequate for the conduct of research. Furthermore, the National Science Foundation report estimated that the capital construction backlog for laboratories on Earth is \$12 billion. Should our priorities now be a firstclass laboratory in space or correction of a longstanding deficiency in laboratories throughout the country?

James Van Allen, world-famous astrophysicist and discoverer of the Van Allen radiation belt around the Earth:

There's been nothing that resulted from the manned space program, essentially nothing in the way of extraordinary pharmaceuticals or cures for disease or any extraordinary crystals which have revolutionized electronics. It's all false, it's not true.

That is not DALE BUMPERS talking, but Dr. James Van Allen, one of the premier astrophysicists of this century.

Mr. President, so much for life sciences. And then there is that thing about microgravity. Dr. Bloembergen of Harvard summed up, "microgravity is of microimportance." I am reluctant to continue reading what scientists say, but repeating Carl Sagan, "The very presence of astronauts messes things up." Dr. Allan Bromley again, Presidential science adviser, said,

The human habitation of the space station is fundamentally incompatible with the requirement that microgravity experiments be unperturbed.

The Space Studies Board of the National Research Council:

The Board believes specifically that more microgravity research progress could be achieved in a shorter period of time and at a fraction of the cost through an expanded program of Spacelab missions and of free flier experiments.

In short, you do not have to have a manned space craft to do microgravity research.

Mr. President, let us go to spinoffs. Everybody is always talking about what the spinoffs are going to be. I have yet to find anybody who says that the spinoffs are more than negligible. We have developed a space suit. There is no great demand for space suits in our Nation. There is, however, a great need to reduce crime, to feed the hungry, to educate our children, to house our people. But there is no demand for space suits.

As Carl Sagan said, "The spinoff justifications constitute an admission that the program cannot stand on its own two feet and cannot be justified by the purpose for which it was originally sold."

And listen to this one from the Wall Street Journal. I want all my opponents to scratch this subject out of their comments. They always make this point, and I want to kill it before it gets off the ground:

Many widely believed origins of consumer products in the Apollo program are simply untrue. Tang, hyped by General Foods Corporation as a drink of astronauts, was first marketed in 1957. Velcro . . . was developed in the 1940's. And teflon . . . emerged from company labs in 1938, long before rockets cleared the Earth's atmosphere. So too, Corning Ware cookery hit the market several years before man reached space.

Now, Mr. President, there is an argument that we can grow protein crystals in space, or that we can do valuable research in physics by growing gallium arsenide metal crystals that could be used in manufacturing semiconductors. I am not going to continue reading to you, but I have quote after quote after quote saying: Totally false.

Just use your common sense, colleagues. I want you to get up in opposition to this amendment and tell me about all the medical advances we have gotten out of the billions and billions we have spent on the space program. Tell me what it has done for cancer, AIDS, multiple sclerosis, amyotrophic lateral sclerosis, arthritis. Tell me what single advance made in the last 30 years came out of space. The Russians have had space stations since the mid 1970's. They are lucky that one has not been knocked out of the sky by a piece of debris. Something could happen one of these days. We can only hope that, after spending \$90 billion to deploy this thing, it will not be knocked out of the sky by a baseball-size piece of space debris.

When I talk about \$94 billion for the cost of this thing, that is just this VerDate 20-SE

year's estimate. Last year, the estimate was \$72 billion. It goes up monumentally every year. Do you know what it does not include? It does not include that 1 to 2 percent chance that one of the shuttles is going to meet with a major catastrophe. Do you know what else it does not include? It does not include the risk, as I said, of a baseball-size piece of debris hitting the space station, which is goodbye, adios, adieu, space station. No, the \$94 billion figure assumes that everything is going to go perfectly. Who here believes that?

Carl Sagan wrote me a letter and told me—I think perhaps you all got the same letter-how excited the people were about "Apollo 13." I have not seen it. I understand it is a great movie, and I intend to see it. They were very brave men, but no braver than the one sitting near me right now, the first American to orbit the Earth. I consider JOHN GLENN one of the dearest friends I ever had, but he just happens to be wrong on this issue. Everybody is entitled to their own positions.

I will tell you all an interesting little anecdote. I was down at the Smithsonian one day and I saw that capsule JOHN GLENN orbited the Earth in, and I came back and I said to him, "JOHN, weren't you terrified? I would be scared to death to get in that thing." He said, "Well, to tell you the truth, I was sitting up their whistling. They had already scrubbed the flight a couple of times and I expected they would scrub it again. And then they said, 'You have 60 seconds,' and I did not have time to get scared.''

I looked at that capsule with new admiration for my colleague, one of my dearest friends. When I saw those people retrieve the Hubble telescope, I was glued to my television set just as you were. And last week, the astronauts were out on the arm of the totem pole retrieving another satellite that had gone awry. These are magnificent, brave people. But, colleagues, that is not what this debate is about. We have a lot of brave people in the country who cannot find jobs.

But back to what you get out of it, I am just simply saying the American people have a right to expect us to do what is right for the future. The 1994 revolution, in my opinion, said: We do not believe your priorities are right. I can tell you, a lot of people who are on Medicare would not have voted the way they did if they had known Medicare was going to take a whopping \$270 billion trouncing.

Carl Sagan said in his letter to me that he was for the space station because he believed in the exploration of space. So do I. He said he believed in it because it was a case of international cooperation with the Europeans, Russians, Canadians, and the Japanese. He thinks that is healthy. I think it is healthy for there to be international cooperation on anything, whether it is space, medicine, you name it. Let me tell you something, colleagues. In a perfect world, I would be for this. If we

did not have a nearly \$5 trillion debt and the threat of certain people in the U.S. Congress saying we are going to bring this country down—can you imagine somebody saying that? If the President does not do what we tell him to, this country is coming to a screeching halt.

Words should be measured very carefully because people pay attention and get justifiably frightened. It scares me to think that people in this body have

the power to do that.

But let's look at the international cooperation on the space station: The Canadians and the Italians are cutting back; the Germans and the French are negotiating on what they want to do. The Russians, who intend to do a lot, will only do it if we give them the money. Russia does not have enough bread to feed its people so they are not going to be able to participate unless we give them the money.

I am not all that opposed to helping Russia. I want to do everything I can to help democracy work in Russia, and one of the best ways to make democracy work is to give people jobs and bread and something to eat. The reason they have the revolution is they did not have bread or food or anything to eat. I want to help them make it work.

Where is the Russian launch going to take place? It will take place in Kazakhstan. Kazakhstan is no longer a part of Russia. That is where their cosmodrome is. That is where their launch site is. It is not even in Russia. So talk about things that can go wrong, this one can go wrong.

I think about the problems here, and those that I mentioned a moment ago. It drives me crazy that Public Broadcasting is being cut dramatically. It drives me crazy that the National Endowment for the Arts and the National Endowment for the Humanities are being virtually eliminated, cut in half. Those are things that have a civilizing influence on our society, that would make us a little more cultured and therefore a little less likely to kill each other because somebody dented your fender at the stoplight.

The New York Times last week said that the demand for student loans is skyrocketing. Do you know why? Because tuition is skyrocketing. Everybody is saying how are these college kids who are getting out of school, how are they going to pay this debt back? They are loaded with big debt. So our answer is to cut student loans and that way they will not accumulate the debt in the in the first place. However, they will not get an education either.

Every one of the things I tioned-from crime, to medical research, to education, to infant mortality rate, cutting health care for the elderly, cutting health care dramatically for the poorest of the poor, cutting money for the Environmental Protection Agency because they regulate things so we can drink clean water and breathe clean air—we are cutting. But we fund the space station.

Six Senators took a trip overseas about a month ago. We did not dare drink the water. We brushed our teeth with bottled water that we took with us. Fortunately, in this country we have made some progress in cleaning up our drinking water.

So what is our solution to the progress we have made? Two-thirds of the water is now swimmable, twothirds of the water in the country is now fishable, whereas in 1971 only onethird was. So now the idea is to cut back on the regulation. So we, too, will have the opportunity to brush our teeth in bottled water until it runs out.

Just last Friday the House said we are going to cut the earned-income tax credit that poor working people use to stay off welfare, something the majority leader, President Bush, President Reagan, almost everybody, has applauded as the greatest program we have ever invented to keep people off welfare. What are they going to do with it? Whack it in half.

I talked to a woman the other day who works hard and does not make very much money. She told me how much money she made. I said, "How much do you pay for child care?" She said, "I pay \$50 a week for one child," she is a single mother, "\$50 for one child and \$43 for one child." That is \$93 a week. If you knew what she made, you would wonder how on Earth she is doing it.

Let me digress another moment to say we are not providing enough child care in the welfare bill to allow the people to go to work that we say have to go to work—50 percent by the year 2000. No woman is going to go to work and leave her children at home alone.

If you do not have child care, she will not go to work. She will sit home and starve. But the other thing, this woman gets no help. She works. She works 8 hours a day and sometimes longer and she works hard. She gets at the end of the year that earned-income tax credit which is oftentimes the difference between eating and not eating for families.

So what are we doing? We are dropping that program from a program that covers 20 million people to a program that covers 9 million in the House of Representatives and 11 million in the Senate. We will probably compromise at 10 million.

When it comes to cutting around here, if you are poor, it is easy to cut you because you do not have a PAC. You do not make campaign contributions and you do not provide jobs in your State. So it is easy to cut poor folks.

It is easy to cut the Environmental Protection Agency. It is obviously easy to cut student loans, though I thought that program was sacred. But we are cutting it.

We are cutting title 1, which is the program that is a remedial education program to give first graders a start in life—teaching them to read. We are cutting that. VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt 010199

But we are not cutting the Seawolf. We are not cutting the B-2 bomber. We are not cutting the space station. I know the Presiding Officer would be disappointed if I did not point out we are not going to stop giving away billions of dollars worth of gold underneath Federal land-the rankest form of corporate welfare.

I can say if you do not want to be cut around here, just make something that explodes and we will give you all the

money that you want.

I give NASA credit for one thing. They took a leaf out of the Pentagon's book. They spread the contracts for the space station among 36 States. A person does not have to be a rocket scientist to know all you have to have around here are 26 States that have as many as 10 jobs, and you cannot kill it, because that is 52 votes.

So we have 36 States with a piece of the action. Do you know what is interesting? Eighty-three percent of this \$94 billion goes to California, Alabama, Texas, and Florida. All the other 32 States are fighting for 17 percent of the money. But if there is \$1 million in your State, that means you probably have 50 jobs.

People will come up on the floor and "I do not like the space station, and I would like to vote with you, but we have a few little jobs down in my State.

Mr. President, 44 States contribute more as a percentage of the tax burden for the space station—listen to this—44 States contribute more than they get hack

The thing that drove me nuts about the B-1 and the B-2 is they changed missions. When the cold war ended and we found out the B-2 was not as stealthy as we thought, we just said, 'Well, we will make it a conventional bomber." All you have to do is change the mission to keep the money flowing. We also have now made a conventional bomber out of the B-1.

The space station had eight missions. Here they are. This is what we started out to do with the space station. Over a period of 10 years, we scrubbed it as a staging base; we scrubbed it as a manufacturing facility; we scrubbed it as a space-based observatory; we scrubbed it as a transportation node; we scrubbed making it a servicing facility; we scrubbed making it an assembly facility; we scrubbed making it a storage facility; and we are now down to the last possible mission, a research laboratory. And I just got through telling you that almost every physicist and physician in the country says that is palpable nonsense.

Let me show you some figures. Bear in mind that when Ronald Reagan made his great speech about how we were going to go build the space station, that was in 1984. Mr. President, just to remind you-and I know I do not need to; you were there. You heard President Reagan say we are going to build this space station, and it is going to cost \$8 billion; 10, 11 years ago it was

going to cost \$8 billion. By 1994, we had already spent \$11.2 billion. The construction of the project will cost \$17.4 billion between 1995 and the year 2002. the magic year that we are going to balance the budget. But the money we have spent, the money we are going to spend in building it, you add to that the shuttle flights needed to launch it, service and use the station, \$50 billion. And just to operate it for 10 years is \$13 billion and station-related costs is \$1.9 billion, for the total paltry sum of \$94 billion.

What you get out of the eight missions is a space laboratory. The other seven are gone.

It is all a question of priorities and where your heart is, colleagues.

Here is what it is going to cost us over the next 7 years to build the space station and deploy it—\$32 billion. Here is the tax cut we are going to give people who make \$100,000 and more, \$245 billion. A vast majority of these people are "them what has." We used to have an old expression in Charleston, AR: ''Them that has gets.'' Two-hundred and forty-five billion dollars for that, and then a \$58 billion increase over the next 7 years for defense.

What are we doing to accommodate all of this? We are going to cut Medicare by \$270 billion and Medicaid by \$182 billion. I promise you that I intend to vote against both, if those are the

final figures.

We are cutting student loans by \$10 billion at a time when the need for loans is soaring because tuition is soar-

The earned income tax credit, which I mentioned a moment ago, we are cutting by \$23 billion; other domestic programs by \$188 billion, so that we can increase defense by \$58 billion and fund the space station.

When are we going to learn that our national security does not just depend on how many tanks, planes and guns we have? It has nothing to do with the space station.

As an aside, I stood on this floor a few weeks ago and debated creating yet one more method of financing foreign arms sales. In the 1980's, Mr. President, we sold about 20 to 25 percent of all the arms sold in international commerce. In the 1990's, we have gotten up over 50 percent.

We already have four methods of financing foreign arms sales. And the Defense appropriations bill comes in here and approves yet a fifth method of financing foreign arms sales to some of the countries that are most likely to default. And, if that happens, the tax-

payers will pick up the tab.

Mr. President, what does it take to kill a program? I do not know. I believed when I came here that one Senator could make a difference. There have been a few times that I have been able to make a difference. It was a very difficult thing for me coming from the Governor's mansion to the U.S. Senate where you have to introduce bills, hold hearings, finally get it passed through a subcommittee, get it passed through the full committee, and hope to get it on the floor and send it over to the House where it goes through the same procedure, and then the President may veto it. That takes about a year. But when you are a Governor, you can just sign your name occasionally and make something happen. I used to go home at night about 50 percent of the time immensely gratified for something which I had signed my name to that day that I knew was going to happen. Here it is totally different.

I am not going to belabor this any further. I have said about all I can say. There are a lot more quotes that I

could use.

But I am asking you to search your own conscience. If you were debating this on national television, how do you think it would come out? If you were debating mining land reform on national television, how do you think it would come out? Everybody knows how it would come out-about 90-10 to fix mining law. The space station would be a little bit closer. But, you see, there will not be a national television debate. We will all go home and tell the chamber of commerce that the hardships they are enduring and all the cuts we had to make in their health care and education programs was to balance the budget by the year 2002. And they will never really know why their lives grow more precarious and why they are more unsettled, and why they think affirmative action, or gays in the military, or prayer in school, or term limits, or desecration of the flag are really their problems. As long as you can keep them talking about those things and divert their attention from the real problems in the country, you have a winner. So far it has worked magnificently.

The reason is because they work for a living. They do not have time to keep

up with what we are doing.
So when you say, "We had to do this for you, we had to liberate you from welfare, we had to do all of these things to balance the budget," you you have no choice but to believe it.

Mr. President, I yield the floor. The PRESIDING OFFICER (Mr. NICKLES). The Senator from Ohio.

Mr. GLENN. Mr. President, probably about 90 or maybe even 95 percent of the time around here the Senator from Arkansas and I agree and agree wholeheartedly. He stated that correctly. We are friends. We are close friends. I do not know anyone here I consider more a friend than the Senator from Arkansas. If the Senate of the United States has anyone who deserves the title of being an accomplished orator, it certainly is the Senator from Arkansas.

So we do normally agree on things and we are close friends, but every year we seem to lock horns on this particular issue and we go at it on this because I am profoundly in disagreement with him on the amendment that he has put forward today.

I rose in the Senate in early August, and I made a statement that coveredVerDate 20-SE some of the benefits of NASA-funded research including the space station. I talked about the need for curiosity. All advancement in humankind, wherever it is, comes because someone is curious, someone is curious about how you can do things differently, how you can do things better. Can I invent something? Can I make an improvement in medical science? Can I do something in engineering? Can I do something in agriculture?

That curiosity is at the heart of all progress and at the heart of what makes this country great, because we throughout our history have invested more in basic research and technology than any nation. Out of that has come the technological leadership of the whole world.

In my August 1, 1995, statement I talked about advances in agriculture. When I was a kid back in Ohio, 48 to 50 bushels was a good corn crop. We had the record corn crop in Ohio, 239 bushels, last year in part because our country invested in basic research.

I talked then about metals and about aerodynamics. The Federal Government funded basic research in these areas which permitted the growth of the aviation industry in this country and our leadership in the world. And I spoke about research in medicine as well as research in space and telecommunications.

Mr. President, we have a very basic question, it seems to me, and that is, who is going to be responsible for the class of 2015 or 2025 or 2050? Any great nation invests in the future for its children. One organization we have in Government that is setting out to do the 10-, the 15-, the 25-year research more than any other agency really is NASA.

Twenty years ago, we invested in a number of different things-digital technology, a number of things that some people thought were foolish to put money into, but we went ahead with it. And now we have a number of advances relating directly from that investment, including better imaging for medicine. Let me explain. We were able to apply some of that digital technology to the Hubble telescope. Some digital technology was developed especially for the Hubble, to enable astronomers to distinguish very minute points of light. We applied this technology, and some associated computer enhancements to medical imaging. And it turns out that we are now able to detect breast cancer tumors five times better than we used to be able to do. This was an unexpected benefit from the much-maligned Hubble telescope. This shows the potential payoff from long-term research—from preliminary Federal investment in basic research on digital technology to application on the Hubble to application in breast cancer detection.

In this country, we have been fortunate to have a balance in research up until recent years. And that balance was between Government and private investment, where major American

corporations put forward, sponsored their own research laboratories, and did fundamental basic research, the 8-, the 10-, the 12-, the 15-year projects that they did not expect to get immediate market-oriented payoffs from.

Now we find that going down. Businesses are not making as much investment in basic research. And the Federal Government too, if some have their way, will reduce its investment in basic research. The balance we had with private and Government basic research, where the Government would take on the more risky projects, those that were less guaranteed of immediate success that would benefit the marketplace, is now going down. In the past, the Government took on such things as the Manhattan project, things that moved us ahead in nuclear weaponry and our nuclear knowledge in general in this country. But there was that kind of balance back and forth between private and Government research projects. And now that has gone down.

I would like to quote liberally from a Wall Street Journal article written by Gautam Naik, a staff reporter to the Wall Street Journal, an article that was published in May of this year. He talks about:

In the late 1980's, Bob Lucky had what he calls "a great fantasy." As a researcher at AT&T Corp.'s celebrated Bell Labs, he was designing a silicone robot the size of a grain of sand. Injected into the human body, it would act as a microsurgeon, traveling to specific locations to fix problems.

He goes on to say he was proud of that. "The benefits to society could be tremendous," but they scrapped that project "because it had no bearing on its main business." Mr. Lucky, who was a 31-year veteran, is now at a different company.

"Chasing far-out notions," the Journal goes on to say, "has been a hall-mark of industrial research in America. But some of the biggest U.S. corporations have cut back sharply on research into 'basic science'—the exploration of how nature works at a fundamental level." And now they are pursuing "short-term goals to commercialize products more quickly."

The following quote from the article startled me: "Corporate labs, home to 75 percent of the Nation's scientists and researchers, are replacing a cherished culture of independence with a results-oriented approach."

'In past decades, the devotion of basic research without regard to boosting the bottom line spawned a steady stream of breakthroughs, including the transistor, the solar cell and the forerunner to today's laser-all at Bell Labs." Now they are cutting back. Cutbacks have taken a toll. "Some disillusioned scientists have fled to academia," and so on. And "already, U.S. companies are falling behind in advanced data-storage devices and technology for oil exploration," as one example. The short-term response, he says, has to keep the stockholders happy.

"The National Science Foundation," the article continues, "calculates that U.S. spending on basic research declined slightly to \$9.7 billion in 1993 and didn't rise last year.

"In a survey by Ř&D Magazine, half of all companies with 'research and development' budgets of \$50 million or more plan to cut spending this year, for a 3.5 percent decline overall. (About 10 percent of the R&D budget is typically devoted to basic research.)"

These are startling figures because the United States, instead of going ahead with the goose that has laid the golden egg in this country, basic research, that has given us the new handle on the future, is cutting back, cutting back in a tremendous way.

Mr. President, I ask unanimous consent that this entire article be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

[From the Wall Street Journal, May 22, 1995]
TECHNOLOGY—CORPORATE RESEARCH: HOW
MUCH IS IT WORTH?

WIUCH IS II WORTH?

(By Gautam Naik)

In the late 1980s, Bob Lucky had what he calls ''a great fantasy.''
As a researcher at AT&T Corp.'s celebrated

As a researcher at AT&T Corp.'s celebrated Bell Laboratories, he was designing a silicon robot the size of a grain of sand. Injected into the human body, it would act as a microsurgeon, traveling to specific locations to fix problems.

"I was damn proud of the stuff we did. The benefits to society could be tremendous," Mr. Lucky says. But AT&T scrapped the RE-SEARCH because it had no bearing on its main business. Mr. Lucky, a 31-year veteran of Bell Labs, is now at Bellcore.

Chasing far-out notions has long been a hallmark of industrial RESEARCH in America. But some of the biggest U.S. corporations have cut back sharply on RESEARCH into "basic science"—the exploration of how nature works at a fundamental level—to pursue short-term goals and to commercialize products more quickly. Corporate labs, home to 75% of the nation's scientists and researchers, are replacing a cherished culture of independence with a results-oriented approach.

In past decades, the devotion to basic RE-SEARCH without regard to boosting the bottom line spawned a steady stream of breakthroughs, including the transistor, the solar cell and the forerunner to today's laser—all at Bell Labs. Now, in the 1990s, the cutbacks are taking a toll. Some disillusioned scientists have fled to academia. Already, U.S. companies are falling behind in advanced data-storage devices and technology for oil exploration.

Some experts worry the shift is an even greater threat to the future. "It's a shorterm response aimed at keeping stockholders happy. Without question this will hurt American competitiveness," warns Albert Link, an economics professor at the University of North Carolina at Greensboro.

Companies counter that as competition intensifies and technology accelerates, they must push harder to get more direct value out of their RESEARCH. "We need to focus on customers' needs," says Daniel Stanzione, who has hammered at that doctrine since becoming president of Bell Labs in March. A former president of AT&T's \$6 billion public network equipment division, he is the first hard-core business manager to run the famed RESEARCH arm VerDate 20-SEP-95, 02:15 Oct 03

RESEARCH arm. VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt 010

The National Science Foundation calculates that U.S. companies' spending on basic RESEARCH declined slightly to \$9.7 billion in 1993 and didn't rise last year. In a survey by R&D magazine, half of all companies with "RESEARCH and development" budgets of \$50 million or more plan to cut spending this year, for a 3.5% decline overall. (About 10% of the R&D budget is typically devoted to basic RESEARCH.)

Those figures mask far more significant cuts in some areas. Among U.S. makers of communications gear and electronics, spending on basic RESEARCH dropped 64% between 1988 and 1992 to \$350 million. Even government-funded basic RESEARCH at universities and colleges, which has risen in the last five years, is expected to fall slightly in 1995, according to the National Science Foundation

International Business Machines Corp. has chopped \$1.7 billion from its annual R&D budget since 1992, a 33% reduction to \$3.38 billion by last year. In the science-oriented RESEARCH division, annual spending has fallen to \$450 million from \$625 million in 1990. The staff of scientists has been cut nearly 20% to 2,600; the number pursuing basic RESEARCH is down by half to 200.

In the 1980s, IBM labs explored the subatomic mysteries of neutrino particles. In the 1990s, an IBM lab perfected the collapsible "butterfly" keyboard in just a year; it might have taken seven years in the old days. Impressive, but keyboards are hardly the stuff of high science.

Bernard Meyerson, an IBM fellow and senior manager at the IBM lab in Yorktown Heights, N.Y., says that despite the reductions, "core RESEARCH was preserved." But he concedes that cutting back is "a dicey process" because "you won't see the impact of funding cuts until it's too late."

Elsewhere the changes have been subtle but no less significant. Xerox Corp.'s PARC lab, which invented laser printing and onscreen icons, now gets detailed "contracts" from the company's product divisions directing its RESEARCH. At GENERAL Electric Co., the portion of R&D spending devoted to long-term projects is down to 15% from 30% in the 1980s.

Such changes are sweeping Bell Labs, perhaps the most famous lab in the world. AT&T still devotes 10% of its annual \$3 bilon R&D budget to basic RESEARCH, but ever bigger chunks will be shifted away from physical science—the lab's traditional strength—to information science, which is closely tied to AT&T's core business. Bell Labs managers used to be promoted solely on the basis of technical achievement. Now they must also display business acumen.

"That wonderful culture at Bell Labs" is disappearing, laments Phillip Griffiths, director of the Institute for Advanced Study in Princeton, N.J., one of the last strongholds of purely theoretical RESEARCH in the U.S.

It is difficult to quantify what may be lost because of such shifts. Fiber optics, for one, might have been delayed for decades if not for fundamental discoveries made at Bell Labs, GE and IBM. In the early 1960s, scientists stumbled on a curious find: Gallium arsenide was a natural laser. When they zapped an electrical current through it, it emitted an intense beam of light, thus making practical the laser that was first demonstrated by Hughes Aircraft in 1960. Scientists realized this "semiconductor injection laser" could be manipulated to transmit vast amounts of data at nearly the speed of light.

As many big U.S. companies are backing away, some foreign concerns are pushing on. Major high-tech companies overseas increased R&D spending 23% from 1988 to 1993, says Schonfeld & Associates of Lincolnshire, III

At NEC Corp.'s RESEARCH Institute in Princeton, N.J., about 30 miles form Bell Labs' campus, scientists delve into condensed matter physics, quantum mechanics and biology. Joseph Giordmaine, a physicist, put in 28 years at Bell Labs but bolted for Japan's NEC in 1988.

Now, as a senior vice president, he presides over some truly far-out projects. In one, a fly, its limbs affixed in wax, is set before a TV screen flashing a series of images. A delicate probe connects a single neuron in the fly's brain to an instrument that measures how fast it registers the TV images.

The RESEÄRCH may one day yield insights into how to design a super-fast computer. "Basic RESEARCH means you have to be able to take risks and accept failure," says Mr. Giordmaine.

Greg Blonder, who invented the wristphone at Bell Labs, has spent most of his career studying physical sciences and their role in future technologies. In January, he switched to "human-centered engineering," aimed at making AT&T products more "customer friendly."

He admits to nostalgia for bygone days. "There's no thrill equivalent to the feeling when you discover something late at night, and you know that no one else in the universe knows it." he says. "I miss that."

Mr. GLENN. Mr. President, I will not go on to read all of this, but it goes on and gives examples of different companies, but it also indicates how foreign countries, foreign nations are putting more into research. And it indicates that NEC, a Japanese concern, has an institute now, an NEC Corp. research institute, in Princeton, NJ, about 30 miles from where Bell Labs' campus is located, and there the scientists are delving into condensed matter physics, quantum mechanics, and biology. And some of these scientists from some of the other laboratories that used to be our standard bearers in this country are now over there working for a Japanese corporation to continue basic fundamental research.

Well, I will not belabor the point any further except to say that I think it is a tragedy when we cut back in private investment also at the same time we hear proposals to cut back in what we spend on research at the Federal level. We have seen attacks in those areas all the way through the budget process this particular year.

There is another article. I would ask unanimous consent that the article by Brenda Forman called "High-Risk, Basic Research Is Critical" be printed in the RECORD, Mr. President.

There being no objection, the article was ordered to be printed in the RECORD, as follows:

[From Space News, July 17–23, 1995] HIGH RISK, BASIC RESEARCH IS CRITICAL

(By Brenda Forman)

If Congress applied the same logic to families as it is applying to federally funded university research, it would decree that nobody have children.

Children and basic research both represent large, up-front investments over a protracted period of time with absolutely no guarantee of any return—although the payoffs, when (and if) they come, can be spectacular. A risky, dubious gamble, right? Obviously one that any savvy investor or deficit-minded congressman set on an early return and a dependable product should avoid at all costs.

But without children, there is no future. And without high-risk, basic research unrelated to specific products or bottom lines, the reservoir of technological advances on which the country's current prosperity and power is based will run dry in an alarmingly short time.

It is both ignorant and self-deluding to think that the United States can get better results from its research investment by insisting that research be focused on specific, practical, immediately identifiable applications. That is simply not how the big breakthroughs happen.

As little as human conceit might wish to admit it, the truly fundamental discoveries seldom occur where we have decided to look. Instead, they have a curious habit of turning up on accidental bypaths when researchers were looking for something else entirely.

A long list of this century's major technological advances have been made this way and Americans are coasting on their momentum to this day—penicillin, X-rays, the enabling advances that made transistors and DNA fingerprinting possible, not to mention the ubiquitous Post-It.

Meanwhile, decades of research and uncounted millions of dollars determinedly focused on a cancer cure have failed utterly.

Reviewing the history of technological prediction should chasten those who would imagine that research can be consciously directed to produce breakthroughs. In retrospect, such predictions can border on the hilarious.

Remember how World War I commanders insisted there could never be a combat role for aircraft? Remember how IMB was once told it could only expect to sell about 30 computers? Remember how Arthur D. Little told the inventor of Xerox there was only a market for about 500 of his machines? Remember how the computer was going to create the paperless office? Then tell me how we expect politicians—or anybody for that matter—to predict where research should best be focused.

The hard truth is that major advances occur when somebody gets both curious and lucky—and also has the resources to pursue their hunch. Congress is now withdrawing that third essential factor. The result will be a classic case of penny wise, pound foolish: in return for a largely trivial budget reduction, the country will forfeit much of its potential future wealth.

Of course, the damage probably will not be all that apparent before the next re-election campaign and so possibly few members of Congress will care. But they should. Such effects are like termites: they undermine a structure for a long time before the house begins to buckle, and by then the damage is irreparable.

It is equally illusory to decree that universities should confine themselves to purely basic research, leaving such things as engineering research to unidentified others. There is no such thing as purely basic research-what is basic in one context can turn into applied in another. Trying to draw such artificial dividing lines between interrelated and intimately interwoven research areas sounds rather like establishing unionstyle rules and rigid job definitions for scientific research. Industry is increasingly moving to eliminate such obstacles to productivity and flexibility on the factory floor. It seems oddly retrogressive to try to institute them now in the world of research.

It is also purest fantasy—if indeed not just plain cynicism—to expect the private sector to fill the gap left by Congress' gutting of government investment in basic research. No corporation required to fulfill Wall Street's merciless insistence on continuous quarterly growth can afford to invest in such risky, VerDate 20-SE

speculative, long-term ventures with no immediate, identifiable positive impact on its bottom line.

When you get right down to it, this is the government's job, and Congress is shirking it

Of course, Americans will probably persist in having children (people are buying junk bonds again, too) but if we pursue our present course in science and basic research, those kids will not live as well and will occupy a weaker and less confident position in the world of the coming century. That looks to me like a remarkably odd example of the current Congress' vaunted family values.

Mr. GLENN. Mr. President, what she points out in this article is much the same as what was pointed out in the Wall Street Journal article. It is a recounting of what is happening in American industry.

And she says in that, and starts off—I was rather taken by the analogy she makes. She says:

If Congress applied the same logic to families as it is applying to the federally funded university research, it would decree that nobody have children.

Who knows what the outcome of a child being born is? You do not really know for sure.

But without children, there is no future. And without high-risk, basic research unrelated to specific products or bottom lines, the reservoir of technological advances on which the current country's prosperity and power is based will run dry in an alarmingly short time . . . As little as human conceit might wish to admit it, the truly fundamental discoveries seldom occur where we decided to look. Instead, they have a curious habit of turning up on accidental bypaths when researchers were looking for something else entirely . . . [Things like] penicillin, X-rays, the enabling advances that made transistors and DNA fingerprinting possible.

Those things occurred when people were looking for something else when they were doing basic research.

Mr. President, at a time when both the private and Federal investment in science, research and development is declining, we truly do have to ask ourselves, Who is going to be responsible to the students graduating in the class of 2015? Quite simply, the international space station is the next logical step along with other efforts in our journey into space and our investment in the future, our investment in research for the future. Along with that, the station is also the largest international scientific cooperative effort ever undertaken.

The space station is being built right now. We have over 25 tons, 50,000 pounds of flight hardware has already been fabricated here in the United States. It is already built. The first launch is on schedule, still on schedule for late 1997, with the station permanently manned in 2002.

I would add that in addition to those 50,000 pounds of American equipment already fabricated, already built, we have over 60,000 pounds by our international partners. So, with the space station weighing over 400,000—just about 400,000 pounds—we have over one-fourth of the station already built,

already prepared, more coming out every day.

Contrary to what was said earlier, the space station will provide a world-class, permanently occupied laboratory in Earth orbit. Research will be conducted on the station in a whole range of scientific disciplines, including biotechnology and biomedicine, material science, combustion science, and other areas.

This will truly be a science and technology institute in space. It is the promise of research on this international space station. The science and technology institute in space will have specialty areas of biotechnology, physiology, material science, combustion science, physics, and biology on the space station. And to carry that out there have been cooperative efforts between NASA and NIH. We have U.S. space station research facilities that will be used by other nations as well as ourselves.

You know, control over gravity is something we have not been able to have throughout the whole history of the world. I remember when I was a boy back in New Concord, OH. It was great to get up in a big oak tree down on a little cliff. I thought it was great. You were sort of almost going out of this world at that point, it seemed to me, you were so high up. Little did I know I would be able to fly later on, get farther off the ground and farther up in space. It has been a whole progression ever since the Wright brothers of how high we can go and use our new capabilities to do basic research.

But now, all at once, control over gravity will allow scientists to explore the natural world in unprecedented ways. All life on Earth, including human life, has evolved under the direct influence of gravity. The space station provides scientists the laboratory they need to explore the role that gravity plays in the cycle of life from conception through old age. On the space station scientists will explore the systems of the body ranging from muscle and bone to the immune system under low-gravity conditions that are unique, not only in the history of biomedical research, but also in the history of all life on Earth.

On Earth, gravity limits our ability to explore and understand the fundamental principles that govern basic physical processes. Even such things as burning of fuel, the solidification of metals, the growth of crystals, space station research promises to expand our understanding and control over these processes that are vital to the economic health of our country. Using just the 7- to 14-day low-gravity opportunities that have been afforded by space shuttle flights, orbital researchers have already begun to deliver a steady stream of scientific and technological insights that are strengthening the U.S. economy and improving the quality of life on Earth for generations yet to come.

The space station will allow researchers from the universities, industry, and Government to expand the promising research begun on the space shuttle by conducting high-quality science and technology experiments year round.

Space station will support global environmental observation, high-energy astrophysics research. The international space station represents only one-seventh of 1 percent of the Federal budget, about 15 percent of the NASA budget, but one-seventh of 1 percent of our national budget. I think that is a good investment.

Now, a little more detail. I mentioned biotechnology. By studying protein crystals and protein crystal growth, orbital research enhances our ability to accurately describe proteins and enzymes and viruses at the molecular level. This ability, coupled with research on these fundamental building blocks of life, will enable scientists to develop new drugs and vaccines more quickly and effectively.

Space station researchers will study the processes that control the growth of human tissues outside the body called tissue culture. Future research may lead to an improved understanding of normal and abnormal tissue, cancerous tissue, with important implications for the development of new drug therapies and applications for transplant research in the physiology.

Space research provides unique insights into how the heart and lungs function, the growth and maintenance of muscles and bone, perception, cognition, and balance in the neurosciences, and the regulation of the body's many systems in regulatory physiology.

In combustion science, scientists use low gravity to simplify the study of complex combustion processes. Because combustion is used to produce 85 percent of Earth's energy, even small improvements in efficiency will have large environmental and economic benefits.

In material science, researchers use low gravity to advance our understanding of the relationships among the structure, the processing, and properties of materials. Findings in material science have very broad applicability to industrial processes, including the production of semiconductors, glass, metals, alloys, polymers, and ceramics.

Fluid physics: Researchers use low gravity to study the properties and behavior of fluids, liquids, gases and mixtures.

Fundamental knowledge of fluid behavior is essential to industrial activities, ranging from energy production to materials engineering.

Microgravity physics: Scientists use low gravity to test fundamental theories of physics with degrees of accuracy that far exceed the capacity of Earthbound science.

Physics in low gravity expands our understanding of changes in the stateVerDate 20-SE

of matter, including those changes responsible for high-temperature superconductivity. If we make major breakthroughs in that area alone, it will likely be worth the expenditure on the space station in my opinion.

Gravitational biology: Scientists study gravity's influence on the development, growth and internal processes of plants and animals. Their results expand fundamental knowledge that would benefit medical, agricultural, and other industries.

I mentioned first in that list of we are looking at biotechnology. Let me give more detail on that.

Protein crystal growth data from space that can revolutionize pharmaceuticals in the 21st century. Rapid advances in biotechnology, combined with enhanced data from protein structures, promise to revolutionize the pharmaceutical industry.

Researchers seek to design the structure of proteins and ultimately to design drugs that interact with them. Penicillin is a well-known example of a drug that works by blocking a protein's function. In order to define protein structure with precision, researchers analyze protein crystals. Unfortunately, many Earth-grown crystals have flaws that limit their usefulness as data sources, or they are just plain too small to provide adequate data.

Orbital experiments provide researchers with superior protein crystals for analysis and also help scientists understand the fundamental concepts about the crystallization process. These are things that they cannot do the same on Earth. This information can be used to improve crystallization techniques on Earth, in fact.

Researchers will soon use enhanced data on protein structure derived from space station research to design a new generation of drugs to target a long list of specific diseases. These drugs promise to revolutionize health care. and orbital research will feed this revolution with the protein structure data that it needs.

NASA researchers have already used space shuttle missions to produce protein crystals for a variety of clinical conditions, including cancer, diabetes, emphysema, and immune system disorders. These space-grown crystals were far superior to any crystals grown on Earth for revealing the structures of protein and supporting the development of drugs.

Examples: Recombinant DNA human insulin. The Hauptman Institute in Buffalo, in collaboration with Eli Lilly & Co., has obtained an improved description of human drug concept based on space-grown crystals. To those who say nothing has come out of the program, that is just not true. They are currently working on a design of a nontoxic drug that will bind insulin, thereby improving the treatment of diabetic patients.

Porcín elastase. Elastase is a protein which is involved in emphysema. The

refined structure of this protein was obtained using space-grown crystals. Vertex Pharmaceuticals is designing drugs based on this data to improve treatment for emphysema.

HIV, the virus that causes AIDS. NASA is supporting the microgravity reverse crystallization of HIV transcriptase, a critical enzyme for viral replication, and it is believed that this research will better define the enzyme structure so that effective pharmaceuticals can be developed to inhibit the HIV virus.

The structural biology research group at Marshall Space Flight Center, NASA's center of excellence in biotechnology, was the first to publish the structure of a major human antibody that recognizes the AIDS virus.

Human serum albumin, HSA, is a primary binding protein in the blood and is responsible for distributing drugs throughout the body. Eli Lilly & Co., again, is using this structural information from space-grown crystals to design drugs that exhibit improved interactions with HSA, the human serum albumin. The potential impact of this HSA structure on drug design and delivery is enormous.

Protein crystal growth promises a revolution. pharmaceutical Biotechnology is broadly defined as a set of techniques for rearranging and manufacturing biological molecules, tissues and living organisms.

This field is one of the most dynamic segments of our high-technology economy. Armed with the advanced techniques of biotechnology and detailed data on the structure of key proteins, researchers are already creating new generations of drugs. Researchers use data on the structure of proteins to design drugs at the molecular level that will interact with specific proteins and treat specific diseases.

This approach promises to produce superior drugs for a wide range of conditions and may replace the trial-anderror approach to drug development that has been the rule for centuries.

The international space station will become one of the world's premier sources for critical data on protein structures needed for this new method of drug development. In addition, the space station will be used to study and understand the physics involved in protein crystals in order to overcome the difficulties which currently limit much of this research on Earth.

Let me list the companies that are involved with this. These are companies that not only interested, they are cooperating, they are putting their own money into this kind of research: Schering-Plough of New Jersey; Eli Lilly in New Jersey; Upjohn in Michigan; Bristol-Myers Squibb in New Jersey; SmithKline Beecham in Pennsylvania; BioCryst in Alabama; Du Pont Merck in Delaware; Eastman Kodak in New York; and Vertex in Massachusetts are working with NASA's center for macromolecular chrystallography to produce high-qual-

ity protein crystals for new drug development.

Researchers have already used space shuttle missions to produce superior protein crystals for research on clinical conditions including cancer, diabetes, emphysema and immune system disorders.

Can I claim we have the answers in all those matters at this point? No, I cannot, but I certainly can claim that we are on the way with a whole new approach in research because of the protein crystal growth that has already occurred.

In collaboration with Eli Lilly & Co., the Hauptman Institute of Buffalo, NY, is using data from space on human insulin to design a drug that will bind insulin, thereby improving the treatment of diabetic patients. NASA is supporting space research on an enzyme that the HIV, the virus that causes AIDS, needs to reproduce. This research seeks to better design the enzyme structure so that effective pharmaceuticals can be developed to inhibit the HIV virus.

The pictures of some of the protein crystals that have been grown in space show that they come out several times larger than they do in similar growth attempted on Earth. It means they are easier to deal with, easier to define, easier to work with for the researchers on Earth.

Another area in which work is going on: I was at Houston not long ago, just before the flight of STS-70, the socalled "Ohio flight," where four out of the five members of the flight crew were from Ohio. One of the pieces of research equipment they were taking up was called a bioreactor. Let me talk about that for just a moment.

Growing tissue samples, tissue culturing is one of the fundamental goals of biomedical research. Scientists use laboratory containers called bioreactors to grow or culture samples of body tissues. Scientists could use cancer tumors and other tissues that are successfully grown outside the body to test and study treatments, like chemotherapy, without risking harm to patients.

These tissues from bioreactors will also offer important medical insights into how tissues grow and develop in the body. NASA engineers have already created breakthrough technologies for cell culture research on the ground and major breakthroughs can be expected once time on the space station becomes more available, and they have already done some of the first work on flights.

NASA-developed bioreactors have already produced the first 80-day lung culture, the first normal human intestine culture, and major breakthroughs in the quality of cancer tumor cultures. Those superior tissues may be grown in Earthbound bioreactors when compared with traditional cell culturing techniques. There are still limits on Earth to the size and quality of the tissue. What the scientists are doing on the space program, they believe that

far superior tissues can be grown in the VerDate 20-SE

extended microgravity afforded on the space station, and preliminary tests on the space shuttle support this idea. They show that the theories appear to be correct.

In the long term, tissues cultured outside the body then may be used directly for replacing damaged tissues or treating diseases or eventually replacing organs.

Some of the highlights of recent research: Dr. Jeanne Becker of the University of South Florida has applied NASA technology to create a breakthrough in culturing ovarian cancer tumors for cancer research. Dr. Josh Zimmerberg of the NIH National Institute for Child Health and Development is using NASA developed bioreactors in NASA-funded resident technical staff to pursue the AIDS research goals under a 1994-98 NASA NIH joint venture.

Dr. Lisa Freed of the Massachusetts Institute of Technology is using a NASA bioreactor to grow cartilage cells on biodegradable scaffolds. Her work shows a clear prospect for using the space station to produce models and transplantable cartilage tissues that could revolutionize treatment for joint diseases and injuries.

I mentioned the flight of STS-70. I was there with the crew when they were building up for this flight in July of this year. In July of this year, a NASA bioreactor flew to orbit aboard the space shuttle Discovery. The primary purpose of this experiment was to test the performance of the bioreactor, which worked successfully. Poorly differentiated human colon carcinoma cells were grown in a bioreactor aboard Discovery. Their growth was compared with that of similar cells in a bioreactor in normal gravity, as well as in conventional, two-dimensional tissue cultures. The space-grown clusters of cells were approximately twice as large as the ground-based samples. But the significance of this must be determined by much study on the ground and many more data points from the space experiments. Ground-based analysis by Dr. J. Milburn Jessup of the Harvard Medical School will address the histology of the specimens and the production of specific protein such as CEA.

NASA and NIH have signed agreements on biomedical research. NASA and NIH have recently signed an agreement that will combine the unique talents and experience of both agencies in biomedical research and exploit NASA's bioreactor technology produce three-dimensional tissue cultures for laboratory research. This agreement will increase the capabilities of biomedical researchers throughout NASA by transferring NASA technology to NIH and establishing a center within the National Institute of Child Health and Human Development.

The new center will teach this new technology to hundreds of neighboring NIH intramural laboratories that currently employ other tissue culture

techniques as part of their ongoing research.

The initial goal of the agreement is to engineer a human lymph node model for AIDS research and then to extend the use of this technology to a broad spectrum of tissues available at NIH. This collaborative effort will enable researchers to culture tissues previously deemed too complex for current tissue culturing technology.

To accelerate the development of this critical tissue culturing, technology research grants were recently awarded under the NASA research announcement. Included in the selections are support for two research centers located at the Massachusetts Institute of Technology at Cambridge, and the Wooster Institute in Philadelphia, that will transfer the NASA bioreactor technology for culturing three-dimensional tissues to university researchers. These centers expand the pace of technology transfer in the biotechnology areas begun when NASA and NIH established a joint cooperative program within the NIH Institute for Child, Health and Human Development to exploit the NASA-developed bioreactor technology.

Dr. Jeanne Becker has pointed out that it has a potential particular benefit for cell culture research and breast cancer research. Techniques developed for use in space have advanced the state of the art for growing ovarian and breast cancer samples in the laboratory, leading to progress in women's health. Why is it important to focus on ovarian and breast cancer? Well, as a result of better forms of treatment and improved means of early diagnose, overall survival rates from cancer have doubled since the early 1900's. However, breast cancer and ovarian cancer continue to be responsible for over onethird of all cancer in women.

Recent statistics indicate that one in nine women will be diagnosed with breast cancer during her lifetime. Although screening mammography has contributed significantly to the early detection of breast cancer, survival rates for this disease have remained relatively unchanged for over a decade. Equally discouraging is the fact that current survival for ovarian cancer is nearly the same as it was over 30 years ago, with a 5-year survival rate of 39 percent. These statistics underscore the need for more research in these areas and the use of improved technologies to better study these diseases which destroy the lives of so many women.

For more than three decades, humankind has benefited from new technologies derived from NASA-sponsored research, including studies focused on several areas pertinent to women's health. Now, through a joint collaboration between NASA and the University of South Florida, research focused on the development of three-dimensional tissue models of breast and ovarian cancer is being undertaken to gain a

better understanding of breast and ovarian cancer.

Using a specialized tissue culture chamber designed by NASA, the bioreactor, scientists are able to genthree-dimensional cellular erate growth that forms tissue-like structures that are similar to tissues found in the human body. Using conventional culture techniques, breast and ovarian cancer cells do not grow to form a tumor. In the NASA bioreactor, cancer cells have grown into masses that resemble the original tumor.

So when opponents of the space station say what good has come out of it, I would suggest that new leads into ovarian and breast cancer may be worth the price that we pay. For the first time, these cancer cells have grown into masses that resemble the original tumor, and in their same three-dimensional orientation.

Through the benefits of NASA-developed technology, medical science now has a means to culture cancer tissue samples in the laboratory so that they closely resemble structures found in the human body. The ability to grow these particular types of tumors is a real advantage because they are extremely difficult to culture outside the body. In particular, cancer researchers continually strive toward the development of improved tissue models of human disease, and the ability to produce reliable tissue models of breast and ovarian cancer is critical for furthering our understanding of the factors important in the growth and spread of these devastating diseases.

The breast and ovarian cancer tissue samples cultured in NASA'S bioreactor will be evaluated for usefulness in testing sensitivity, chemotherapeutic, and biological agents, including hormonal therapy, particularly important as a treatment for breast and ovarian can-

Because tumor cells can be grown in much the way they are arranged in the body, then a more authentic tumor specimen can be obtained to test the responsiveness of these cells to new types of agents.

Finally, the models will be instrumental in studying alterations in cancer-associated genes that occurred during tumor progression. Breast and ovarian cancer studies being undertaken at the University of South Florida demonstrate the type of biomedical research that is a direct offshoot of NASA's bioreactor technology. National tissue research has given the medical community a powerful new tool to study how these cancerous tis-

Mr. President, in particular, another example of this is cartilage development in NASA bioreactor. Cartilage is the material that makes up the joints in the skeleton. The bioreactor reproducibly enables the growth of cartilage from a small type of cell, and this level of maturity is rarely achieved by any other culture method. VerDate 20-SE

Mature cartilage is shown as the redstained material here. Research conducted with Dr. Lisa Freed at MIT addresses the use of reactor technology and microgravity to engineer cartilage for replacement and transplantation.

In simpler terms cartilage grown in the bioreactor—in the middle picture here—resembles normal cartilage—in the top picture—much more closely than cartilage grown by standard methods in the bottom picture.

The same with colon cancer. Colon cancer manifests with polyp-like structures in the colon. The tumor-like structures are produced in the bioreactor by culturing normal fibroblast cells with colon cancer cells.

Standard culture techniques do not provide 3-D models of cancer. It makes it very difficult. The bioreactor not only grows 3-D tumors, but induces specialized structures called glands, akin to that in native tissue.

Dr. J.M. Jessup at Harvard University is molding human colon cancers for research, and therapeutic testing is facilitated by culturing the cancer cells in the NASA bioreactor. The explanation is that the ordinary culture on the far left is not developing a recognizable tumor-like structure. The two pictures on the right show the colon cancer cells in the NASA bioreactor do develop into tumor-like structures.

Physiology on the space station: A new window on the human body. Virtually every system in the body—from bones and muscles to the immune system—is tied to and affected by the force of gravity. When human and animal research subjects travel to the low-gravity environment of Earth orbit, each system is affected and can be studied under conditions that are unique not only in the history of biomedical research but also in the history of life on Earth.

The unique value of orbital research in physiology and biotechnology has led to a vigorous program of cooperation between NASA and the National Institutes of Health that includes 18 cooperative agreements and a series of flight experiments.

Focus: Brain and nervous system research. Because of the profound effects that the lack of gravity has on the sense of balance and orientation, basic neurosensory research conducted in space offers a unique opportunity for insights into the ways in which the brain and body interact. This research has great potential for helping researchers understand the basis of learning and memory.

Highlights of recent research: Space shuttle research on the body's balance system has resulted in new discoveries of sensory pathways and the nervous system's capacity to adapt. This fundamental advance in our understanding of the brain may aid in the development of improved treatments for nervous system disorders.

NASA research has produced computer techniques for creating three-di-

mensional maps of neurons within gravity-sensing tissues. This work has enormous potential both for advancing neuroscience and for enhancing rapid access to many other kinds of medical imaging data. Detailed information on the way neurons are organized in the nervous system (neural nets) may someday support the development of new computer architectures.

Focus: Musculoskeletal research. Osteoporosis affects some 25 million Americans, and it is estimated that this disease leads to 1.3 million bone fractures annually. Unless new preventive measures and treatments are found, associated costs are expected to rise to \$30-\$60 billion per year by the year 2020.

Exposure to low gravity causes otherwise healthy young astronauts to experience rapid loss of bone mass—bone demineralization—comparable to osteoporosis but progressing at a much faster rate. By studying bone and muscle mass reduction in astronauts, space station research may contribute to our understanding of the causes of osteoporosis and help researchers develop preventative or rehabilitative regimes for bedridden or elderly patients.

Highlights of recent research: In cooperation with investigators at Genentech, Inc., NASA researchers have demonstrated that muscle atrophy can be prevented using a combination of exercise and growth hormone. This approach opens new therapeutic avenues for rehabilitation, as well as for preventing some of the changes that accompany aging.

Orbital research has demonstrated that changes in hormones do not completely explain the rapid loss of bone calcium that accompanies spaceflight. These findings may lead to new developments in diagnosing and treating skeletal disorders such as osteoporisis.

NASA researchers have developed a new theory of remodeling in bone. In addition to stimulating new avenues of basic research, this new model has been applied by others to evaluate artificial joints, to study the influence of exercise on bone density, and to study age-associated bone loss.

NASA and the National Institute of Arthritis and Musculoskeletal and Skin Diseases [NIAMS] are cooperating to take full advantage of low gravity as a research tool. The NIAMS Osteoporosis Centers are expanding their participation in research related to spaceflight, and proceedings of a joint workshop were recently published in the Federation of American Societies of Experimental Biology Journal.

The bone loss observed in space crews bears strong similarities to osteoporosis associated with aging. Astronauts lose the same percentage of their bone mass over a period of 8 months in space as the average human loses between the ages of 50 and 60. Spaceflight offers an opportunity to study the process of bone loss (bone demineralization) at an accelerated rate and to evaluate strategies for

treatment and prevention of osteoporosis in months instead of years.

Materials science on the space station: The scientific foundation for 21st century high-tech materials. The goal of materials science research is to study how materials form and how the forming process controls a material's properties. By carefully studying and controlling the processes by which materials are formed, materials scientists can design new alloys, ceramics, glasses, and polymers to improve the performance of products ranging from contact lenses to car engines.

The production process for most materials includes steps that are very heavily influenced by the force of gravity. The chance to observe these processes in low gravity promises to increase our fundamental understanding of production processes and of the materials produced. Scientists will use these insights from space research to improve the properties of materials ranging from glass and steel to semiconductors and plastics.

Highlights of recent research: The experiments of Dr. Martin Glicksman of the Rensselaer Polytechnic Institute flown aboard the space shuttle have produced groundbreaking new insights into how the structure of metal forms. Results of his experiment will aid in the development of stronger or more corrosion-resistant metal alloys.

Based on his orbital research, Dr. Julian Szekely of the Massachusetts Institute of Technology developed new mathematical techniques to model the behavior of molten metals. These techniques have been used by the metals and semiconductor industries to design assignment and to improve predictions of the behavior of metals during processing.

Space shuttle experiments have demonstrated that when gravity's effects are substantially reduced, other forces (such as surface tension) can predominate. These experiments have shown that secondary forces are more significant than previously thought, affecting many ground-based materials production techniques in unexpected ways. Results of this research open the door for further study and improved processes and materials for the future.

Combustion science on the space station: Fundamental research on the world's predominant source of energy. Combustion (burning) has been a subject of vigorous scientific research for over a century. By conducting research on the space station, scientists can study subtle aspects of combustion normally masked by fluid flows caused by Earth's gravity.

Combustion accounts for approximately 85 percent of the world's energy production—as well as a significant fraction of the world's atmospheric pollution. Breakthroughs in combustion science will have far-reaching effects for the economy and the environment.

For example, a 2-percent increase inVerDate 20-SE

burner efficiency would save the United States \$8 billion per year.

Low-gravity research may also produce breakthroughs in combustion synthesis, the process by which valuable materials are created as the products of fire. Examples include carbon fibers for high-strength, lightweight composite materials and fullerenes, a novel form of carbon.

Highlights of recent research: Combustion science researchers using NASA Lewis Research Center facilities have applied for a patent on a device that improves air quality by stabilizing fuel-lean flames and reducing NO_X (oxides of nitrogen), a major source of air pollution.

At the recent 25th International Symposium on Combustion, the most important meeting of combustion scientists in the world, nearly 10 percent of the papers presented involved low-gravity combustion research.

NASA investigators have used the space shuttle to obtain and analyze the first data on Burke-Schumann gas jet diffusion flames (a classical flame configuration treated in virtually all combustion textbooks). These data represent the first true verification of this theory available since its original development in 1928.

The spherical shape of candle flames in low-gravity illustrates the new perspective scientists will use to pursue research into subtle aspects of combustion impossible to study accurately on Earth.

By studying combustion on the space station, scientists can observe certain aspects of burning that are hidden by the effects of gravity on Earth and thus advance our fundamental understanding of this vitally important field. Combustion research could lead to enhanced energy efficiency, reduced pollution, and improved processes for producing high-technology materials such as carbon fibers.

Physics and biology on the space station: Fundamental research laying the foundation for future applications.

Fluid physics and transport phenomena: One of the most significant forces affecting fluids—liquids, gases and mixtures—on Earth is gravity. In orbiting spacecraft, where gravity's effects are reduced many times, scientists can observe aspects of fluid behavior that are difficult or impossible to see in normal gravity.

A deeper understanding of fluid behavior has broad applicability. Fluid flows play important roles in the production processes of our most important industries. For example, the performance of a powerplant depends on the flow characteristics of vapor-liquid mixtures, and oil recovery from partially depleted reservoirs depends on how liquids flow through porous rocks.

Low-gravity research has already played a central role in stimulating new understanding of the ways in which heat and materials are transported in semiconductor crystal growth, metals processing, separation of biological molecules, and protein crystal growth.

Microgravity physics: Research called microgravity physics uses the unique properties of space to test physics theories at levels of accuracy that are impossible on Earth. This fundamental research will advance our understanding of theories relevant to everything from high-temperature superconductivity to weather prediction. This research has the potential for redefining our most basic assumptions about the universe.

In 1992, an orbital research experiment produced observations that tested renormalization group theory with a degree of precision five times greater than any experiment conducted on Earth. Renormalization group theory is a Nobel Prize-winning physics theory with broad applicability to particle physics and high-temperature superconductivity.

Gravitational biology: The low-gravity conditions of spaceflight provide biologists with a unique research opportunity to answer fundamental questions about the basic functions of living organisms. Gravitational biologists study gravity's influence on the development, growth, and internal machinery of life, including individual cells as well as complete plants and animals. Expanding fundamental biological knowledge will provide broad longterm benefits in medicine, agriculture, and industry.

Under normal Earth gravity, the gas occupies the top of the pipe because it is lighter—less dense—than the liquid. When gravity is reduced, the gas forms a core down the middle of the pipe. Under low-gravity conditions, weight and density become less important and scientists can study other forces that dictate the behavior of the liquid-gas mixture.

Gravity exerts a strong influence on the properties and behavior of fluids—liquids and gases. Aboard the space station, researchers will study aspects of fluid behavior that are hidden by gravity on Earth. Increased knowledge of fluid physics is broadly applicable to a variety of industrial processes.

Technology development on the space station: Paving the way for humanity's future in space—and on Earth. The international space station will both foster the development of advanced commercial technologies and provide a test bed for engineering research on orbit.

Electric power: Power generation and storage systems research will produce long-term data on advanced materials, components, and electrical power systems, including flexible thin-film solar arrays and advanced power converters that will improve electrical systems on Earth.

Robotics and remote operations: Space station research will produce advanced, reliable robotic systems and systems for remote operations. These systems have enormous potential for improving productivity and safety in industry and agriculture.

Advanced life support technology: Space station research will develop advanced life-support technologies that combine physical, chemical, and biological processes to create highly efficient recycling systems. These technologies will have numerous applications to improving the quality of life on Earth, including: advanced waste processing and recycling techniques to reduce pollution; crop growth research capable of improving the efficiency of Earth-based hydroponics and other controlled crop production systems; vastly improved air and water quality sensors and analyzers and air revitalization systems; and automatic systems for identifying microbes to provide diagnostic support to detect a broad range of infectious diseases.

Telemedicine: Telemedicine is the ability to practice medicine through the exchange of data and images between geographically remote locations using telecommunications technologies. NASA is a pioneer in telemedicine techniques for maintaining the health of astronauts on orbit and will continue to develop telemedicine systems through space station development. Telemedicine has the potential to reduce health care costs while improving the quality of care, especially for underserved populations-such as rural America or inner-city areas-and the victims of disaster.

NASA-NIH cooperation: Conducting the world's best biomedical research.

As the world's premier organization in life and biomedical sciences, the National Institutes of Health [NIH] had access to the world's best biomedical scientists, who need a variety of laboratory resources. NASA's biomedical research program maintains and develops a rich supply of unique and specialized resources, including laboratories and access to the weightless environment of space. Thus, cooperation between the two agencies strengthens the performance of each and helps ensure the highest possible return on America's investment in biomedical research.

Cooperation between NASA and NIH has expanded rapidly as the research community's understanding of the value of orbital research has grown. This cooperation expands access to NASA facilities and resources to a broader community of the world's finest research scientists. Cooperation between these two premier Federal science agencies leverages NASA's unique facilities, including orbital facilities, to produce the maximum return on America's investment in biomedical research.

NASA and NIH have executed 18 cooperative agreements to date, and joint activities have included scientific workshops; ground-based and flight research; and other specialized activities, such as a "Spaceline" reference system developed with the National Library of Medicine.

Neurolab, NASA's next dedicated life sciences space shuttle mission, willVerDate 20-SE

carry investigations funded by five different institutes of NIH. NIH's Division of Research Grants will manage the scientific peer review for all Neurolab proposals. Neurolab will be launched on the space shuttle in March 1998.

NASA looks forward to an expanding level of cooperation with NIH as orbital research enters the space station era. NIH researchers are expected to use the space station's next generation life sciences facilities—including the Human Research Facility, the Gravitational Biology Facility, and the Centrifuge Facility—in pursuit of national biomedical research goals.

Mr. President, I ask unanimous consent to have a table printed in the RECORD.

There being no objection, the table was ordered to be printed in the RECORD, as follows:

NASA-NIH COOPERATION: COOPERATIVE AGREEMENTS

Field of cooperation	NIH part- ner	Date of agree- ment
Biomedical/Behavioral Studies	NIH	July 1992.
Animal Science Research	NCRR	July 1992.
Research into Processes of Aging and	NIH	Sept. 1992.
Spaceflight.		
Neurologic Functions	NINDS	Oct. 1992.
Vestibular Research	NIDCD	Oct. 1992.
Medical Diagnostic Imaging	NCI	Dec. 1992.
Medical Diagnostic Imaging Musculoskeletal Research	NIAMS	Dec. 1992.
Neurolab Review	NIH-DRG	Feb. 1993.
Cardiovascular, Pulmonary Hematologic Stud-	NHLBI	Sept.1993.
ies.		
Human Brain Project	NIMH	Sept. 1993.
Developmental Biology	NICHHD	Jan. 1994.
Spaceline Bibliographic Database	NLM	Feb. 1994.
Human Brain Project	NIMH	Mar. 1994.
Cancer Research	NCI	July 1994.
Human Brain Project	NIMH	July 1994.
Biomedical Research	NCRR	Aug. 1994.
Biotechnology	NICHHD	Aug. 1994.
Human and Animal Research Education and Technology Development.	NCRR	Sept. 1994.

DRG: Division of Research Grants

NCI: National Cancer Institute.
NCRR: National Center for Research Resources

NHLBI: National Heart, Lung, and Blood institute. NIA: National Institute on Aging. NIAMS: National Institute of Arthritis and Musculoskeletal and Skin Dis-

NIDCD: National Institute on Deafness and Other Communication Dis-

uers. NIH: National Institutes of Health. NIMH: National Institute on Mental Health.

NINDS: National Institute on Neurological Disorders and Stroke.
NICHHD: National Institute on Child Health and Human Development.
NLM: National Library of Medicine.

Mr. GLENN. U.S. research facilities on the international space station—the United States and our international space station partners will equip the space station with state-of-the-art laboratory facilities. The space station will allow for continuous operation of multiple experiments. It will have highly advanced data down-link and up-link capabilities that will permit researchers to monitor and operate many aspects of space station experiments from terminals in laboratories on the ground.

With the exception of the centrifuge, all laboratory facilities will be designed to fit into standard payload racks. This modular approach will allow facilities to be upgraded and modified as needed and will allow facilities developed by one partner to fit into rack space supplied by another. The United States is developing six major facilities.

THE SIX MAJOR U.S. FACILITIES

Biotechnology facility: will fill one experiment rack and support investiga-

tions in protein crystal growth and cell culture research.

Fluids and combustion facility: consists of multiple modules: Combustion module: includes a combustion chamber to support hardware designed for specific investigations and several viewing ports for a variety of imaging systems to record flame characteris-

Fluids module: includes several experiment-specific test chambers supplied with equipment such as laser optics, heaters, and etc.

Space station furnace facility: multiple module facility for materials science research comprising controls, diagnostics, and experiment hardware designed for specific research areas.

Gravitational biology facility: tworack facility composed of modular specimen habitats for plants and animals, support systems, and equipment needed to conduct research in cell, and development biology.

Centrifuge facility: includes centrifuge rotor, gloveboxs, Habitat Holding Units (two racks-for plants and/or rodents), and a service rack; the centrifuge rotor will employ force from zero to twice the force of gravity on Earth to support research in all life science disciplines.

Human research facility: four-rack facility with equipment to assess crew health, conduct research on how the human body responds and adapts to weightlessness. develop countermeasures, and conduct basic human research aimed at advancing knowledge in areas relevant to human health. This facility supports the following disciplines: cardiopulmonary physiology, neuroscience, musculoskeletal search, regulatory physiology, environmental health, and human factors.

Facts on Life and Microgravity Researchers-Statistics. There were 654 total lead investigators in 1994. Investigators represent over 85 institutions of higher learning and 35 laboratories and other institutions in 40 States and the District of Columbia. More than 780 graduate students were supported through NASA research (1994). There were more than 820 journal articles (1994). There were more than 1,400 new research proposals in 1993 and 1994.

Background-Life and microgravity science research is solicited through an open, highly competitive, peer-review process to ensure that the most meritorious science gains access to orbit.
Historically, NASA's resources have

allowed the agency to accept only about the top fifth of proposals it receives for life and microgravity research. This level of selectivity is comparable to that of other major U.S. science funders, such as the National Institutes of Health and the National Science Foundation. Only 10-20 percent of these accepted proposals lead to flight experiments, so selection for flight is even more competitive.

Because of the great demand for limited orbital research opportunities, NASA selects research for flight oppor-

tunities only if it cannot be conducted on Earth. Flight research is selected from and supported by a larger research effort on the ground.

NASA is fully committed to its close working relationship with the scientific community and to full access to NASA facilities for the most meritorious scientific research. NASA works with the scientific community through its advisory committees and sub-committees, the National Research Council, and working groups of distinguished scientists.

Mr. President, that is only some of the advantages. I just hit the highlights of some of these things today.

The experiments that can be run in the space station are a whole new window on the human body.

New work on the human body in some of the space research and the physiology of it applies to the body's balance system. New discoveries of the sensory pathways; nervous system capacity to adapt would have direct relationships here on Earth.

We have new windows on the human body muscular skeletal research. Osteoporosis affects 25 million Americans, and the disease leads to 1.3 million bone fractures annually. There is no place better to look into this type of thing because on the space station the astronauts' bodies immediately start adapting and throwing off calcium in the bones, which is basically what happens in osteoporosis.

In cooperation with investigators at Genentech, NASA research demonstrated new investigative techniques along that line as well as working with the National Institute of Arthritis and the musculoskeletal and skin diseases groups. All of these are things coming out of the space shuttle today and can be done better on the long-term space station.

I have page after page of different experiments being done by Rensselear Polytechnic Institute, MIT, and others in particular fields. I will not delay these into the evening here.

Another area being looked into that has an area of great interest is fundamental research on the world's predominant source of energy, combustion science. Combustion science is a very special one, and, for example, just a 2 percent increase in burner efficiency would save the United States some \$8 billion a year. Very basic research has already taken place on some of the shuttle flights, and we would be able to do a lot more lengthy research on the space station.

I wanted to close with a remark about the future for the young people of our country. Traveling around this country as I do, I believe that there is no program that has given more to the young people of our country in the way of excitement about the future and encouragement to stay in math and science technology courses than have our activities in space. Space represents an exciting future for our young people. VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt 01019

Mr. President, a number of these things were said awhile ago here on the floor about what some of the researchers and scientists are saying about the international space station. I ask unanimous consent to have printed in the RECORD a listing of what other scientists and researchers are saying in support of the station. People are supporting some of these activities and are very major supporters of the space station. It is a long list of people and scientific groups that do support the space station.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

WHAT THE NATION'S LEADING RESEARCHERS AND SCIENTISTS ARE SAYING ABOUT THE INTERNATIONAL SPACE STATION

Several years ago, Carl Sagan, Bruce Murray and I (the officers of The Planetary Society)... opposed the then-space station plan as serving no national purpose... The present plan is serving national and international interests. For Congress to cancel the space station now... would end the rationale for America's manned space program, and with it would die the spirit of a great nation bold enough to seek great achievements.—Carl Sagan and Louis Friedman, The Planetary Society.

The program of protein crystal growth experiments sponsored by NASA has been one of the real success stories in microgravity sciences and applications. Protein crystal growth research has made much progress, but must now move to the next phase . . . which requires prolonged access to a microgravity environment with potential for human intervention on a continuing basis. This new phase will require an orbiting platform such as that provided by the International Space Station.—Howard M. Einspahr, Bristol-Myers-Squibb Pharmaceutical Research Institute.

The AMA supports the continuation of the NASA and other programs for conducting medical research and other research with potential health care benefits on manned space flights, including the continued development and subsequent operation of the international space station.—Policy Adopted by the American Medical Association.

Through the NASA-NIH linkage, the Space Station has become a vitally important and unique laboratory for biomedical research. In addition to its central role in aerospace engineering and space exploration, the Space Station is an investment in the future of biomedical research.—John W. Rowe, M.D., Mount Sinai Medical Center.

A commitment to conduct continuous research for longer periods of time in space is also essential. Ultimately, our hope is to be able to crystallize proteins in microgravity, conduct all x-ray data collection experiments in Space and transmit the data to earth for processing. This can only be done in a Space Station.—T.L. Nagabhushan, Ph.D., Schering-Plough Research Institute.

AMWA supports the continuation of funding for NASA's International Space Station because it provides one of the most promising new vistas for medical research on diseases that strike women and have unknown causes or cures.—Dianna L. Dell, M.D., American Medical Women's Association.

Space laboratories allow scientific experiments that simply cannot be duplicated on Earth. The space station offers the potential of long term studies that are expecially exciting to the biomedical researchers seeking to understand how cells grow, divide, and mutate to cause diseases such as cancer and

immune deficiencies.—William T. Butler, M.D., Baylor College of Medicine.

My institute has worked closely with the Center for Macromolecular Crystallography at the University of Alabama at Birmingham to perform two space shuttle crystal growth experiments on the protein recombinant human insulin. It is clear that the additional capabilities that the Space Station will offer, * * * this type of research will progress at a much more rapid rate. It is also evident to me that the Space Station will offer similar advantages for the many other areas of science that have been proposed for this unique facility.—Herbert A. Hauptman, Ph.D., Nobel Laureate, Pres., Hauptman-Woodward Medical Research Institute.

NASA's "cool suit" literally has changed the lives of some of those suffering from MS. The MSAA is hopeful, as new findings continue to emerge from space-based research and the possibilities that the International Space Station holds. This research could be essential to MS patients.—John G. Hodson, Sr., Multiple Sclerosis Association of America

Mr. GLENN. As I said, my good friend from Arkansas—Senator BUMP-ERS and I are good friends. We disagree annually on this particular subject.

Every year we see new and wonderful benefits derived from NASA research. The space station for the first time in the history of all mankind opens up our ability to truly make use of microgravity. For all these tens upon tens of thousands of years people have looked up and wondered what was up there and what we could do if we were up there. In our day, in our time, we finally can go up there and use this new research facility for the benefit of people all over this Earth.

That is a very not-so-brief rundown on some of these things. When you get into the outcome of NASA research, I could go on literally for several hours here this evening and just touch the surface on all of this.

Mr. BOND. Mr. President, first, I want to thank my friend from Ohio for his very informed and very compelling arguments. I have had the pleasure of traveling abroad with the Senator from Ohio, as my ranking member has. If there is one area where the exploits and the accomplishments of our colleague from Ohio is well known throughout this world, they know what he has done. They know of his leadership in space.

I think he makes a very, very compelling argument based on his first-hand knowledge and experience, and his commitment is second to none. We thank him for his very compelling arguments in favor of it.

I know the Senator from Texas, who also is an expert and has very strong views on the space station, is waiting to speak. But I do want to ask my colleagues if they could accommodate us by letting the ranking member or me know about any amendments that they have pending. There are so many issues in this bill that people would like to discuss, yet we have a very short timeline on which to work.

I believe the majority leader and the Democratic leader were both very clear. They want to complete action on

three appropriations bills—the prior remaining appropriations bills—prior to the end of the fiscal year. I think that is something that every Member in this body can appreciate. We want at least to complete action in this body before the end of the fiscal year. They have suggested that we should finish this bill by Tuesday. If we are looking at late Tuesday night, I hope it is not sometime early Wednesday morning. But in order to do this, we need to have the amendments, and we hope to be able to accommodate the schedules of all Senators giving them some time but keeping it in a regular procedure so that we can complete this in a timely fashion. I hope they will come forward. For tomorrow, particularly people who want to debate for 2 hours, I urge them to make a compelling 5-minute argument and submit the rest of their statements for the RECORD. Because I promise we will read them, particularly if they do not give them.

I yield the floor.

Ms. MIKULSKI. Mr. President, I just want to echo the comments made by the chairman. We really need to know what amendments wish to be offered on the bill. We know of seven. We also need to know who would be available tomorrow morning to offer their amendments to the measure; people who are going to offer the amendments from the Finance Committee and the Labor Committee.

So, please. If you have amendments, let us know. Be prepared to debate them. We are ready to listen, and to move the bill.

I yield the floor.

Mrs. HUTCHISON addressed the

The PRESIDING OFFICER. The Senator from Texas.

Mrs. HUTCHISON. Mr. President, I want to say how much I appreciate the distinguished chairman of the subcommittee and the ranking member for understanding the importance and the long-range importance of space research and NASA. They accompanied me to NASA in Houston. And we were able to sit in one of the modules. I am happy to say that we survived the distinguished chairman piloting the space module.

It was a very important trip because we saw what is on the cutting edge of the space station research. We saw how you cannot do certain things with gravity in the research that you can do if you are out in space where you do not have the pull of gravity.

So I appreciate the time and effort that Senator BOND and Senator MIKUL-SKI have put into understanding NASA, and the importance of this for those of us on Earth who are very committed to keeping the new technologies and the growth that are provided

growth that are provided.
This country's venture i

This country's venture into space has represented America at its best—forward-looking and inventive, committed to the advancement of mankind and of science, creator of technologies, applying them to products that to make life.

ing them to products that to make lifeVerDate 20-SE

better, so much better that our grandparents and our great grandparents could never have really dreamed of; the differences that we have now because of the space research that we have done in the past 10 or 15 years.

The essence of what we are debating today when we take up funding for the space station is whether we will summon the vision to continue this quest in cooperation with other nations, or will we instead clip the wings of civilization and hunker down right here on Earth.

Mr. President, let us come back to Earth for a minute. NASA and the space station have not been exempt from budget cuts. It is not like there is a massive spending program out there that has been unfettered.

The space station has in fact offered up more than its fair share of budget reductions. In 1993, a reduction and redesign in the program resulted in the space station being \$2 billion more cost efficient.

Unlike a number of other Government agencies, budget reduction has been addressed head on by NASA which recently put itself through a vigorous analysis called the zero-based review under which every mission, every element of its operation, was scrutinized for savings and efficiency.

I watched this process very closely and commend Dan Goldin for his bold approach. Every agency, including Congress, should benefit from the same kind of scorched-Earth review of its own operations. NASA was able to achieve a 35-percent budget reduction—saving the taxpayers a total of \$40 billion over the future of NASA, and the space station—and continue with its mission.

Another important item to remember in this debate is that Congress and the administration in their long-term balanced budget plans both include the space station. In fact, the committees in both Houses of Congress have reported measures fully funding the space station for fiscal year 1996.

In light of this, I can only conclude that opponents who are playing the budget card are really just engaging in another attempt to derail the space program—a program that, since the Kennedy administration, has paid back an incalculable return on the American investor.

First among those returns are the advances in medicine that this program has brought right back here to Earth. As its predecessors did, the space station has the potential to provide us with powerful weapons in our ongoing battle against diseases, especially breast cancer and osteoporosis where we can only do the research in the nongravity situation.

A permanently manned space laboratory is critical to providing researchers with more extensive facilities in a controlled, microgravity environment.

Most significantly, extended human space flights will allow scientists to modify their experiments in orbit and take advantage of the unanticipated results. This is the kind of flexibility that has historically shown that we can get our greatest breakthroughs. The question we are asking today is, Are we going to pursue the knowledge?

The space station will allow us to continue to benefit from the multiple economic benefits space exploration has provided us to date. America and American jobs have grown because of space-based advances in transportation, data processing, communications, and countless other high-technology advances that have made our standard of living the envy of the world.

Laser surgery—if you have had the ability to have laser surgery, you know what a great benefit this has been in our medical development. Operations that used to take weeks to heal now are done in half a day in a doctor's office. That is because laser surgery has provided the opportunity to have safe, efficient surgery that heals almost instantly.

If you have of used velcro—velcro closures, that came from space. If you have had the opportunity to have a hearing aid put in your ear, and if you remember what our grandparents used to use for hearing aids, they used to have big batteries in their pockets and wires that ran up to big ear plugs that you could see a mile away, and now you can put that device in your ear. And most people do not even know that you have a hearing aid.

That kind of technology was made possible by space research and our commitment to space research. Not only is it a quality of life issue, but think of all the jobs that have been created making the lasers that do the surgery, making the hearing aids that fit into your ears, the velcro lining, from coats to tennis shoes, to everything else that has made life so much easier. It also has created jobs because people are making those products.

I urge my colleagues to vote with me to keep fueling this kind of research. It benefits everyone on Earth, and it continues to bring those new technologies that create the new industries that keep our economy vibrant, that keep it growing, that allow us to continue to offer the people coming into our system the new jobs.

While the specter of war hovers over Eastern Europe an other parts of the globe, the space station is poised to serve as a catalyst for global cooperation on a scale previously unimagined.

As the largest most ambitious international scientific and technological development project ever undertaken, the space station brings together resources and some of the best scientists from the United States, Russia, Japan, member nations of the European Space Station Agency, Canada, and Italy.

The Russians, who are old hands in space, have a wealth of experience and expertise to bring to the table in this cooperative endeavor. Having the Russians on board will provide the United

States and our other partners a very valuable asset.

As an indicator of the level of commitment that Russia has given the space station, this year the Russian space agency was granted an increase in its budget, including its science budget. This represents the strong support that the space program receives from the Russian Government. And the Russian space program, like ours, has been a constant source of pride to the Russian people. It enjoys the broadest spectrum of political support in Russia.

Our venture into space is teaching us important lessons in how to live together through cooperation on Earth. However, our cooperative activities with Russia—encouraging democracy, supporting a market economy, nuclear arms dismantlement, scientific collaboration—also advance our own national interests. During this critical period of transformation in Russia, we should continue this cooperation, not undermine it.

Failure to fund the space station would break our partnership with Europe, Japan, and Canada. These countries have expended over half of their \$9 billion commitment to the \$15 billion space station program. It would cause them to conclude that they can no longer count on a United States commitment to build, launch and operate the space station.

Mr. President, it would be unthinkable for America to be a bad business partner. We have given our word to these other countries. They have invested based on our word. It is the word of Congress as well as past Presidents and the present President. We cannot walk away after they have relied on that. We cannot do that.

Congress has voted in support of the space station more than 20 times since 1987. This program is a reality. If we were to stop the program now, the cost of terminating the station would take out all the savings that would be projected in the 1996 budget. Our investment of \$14.5 billion in the overall program would be thrown out the window. That would be a foolish thing for us to do.

None of us want to be in a Congress that is remembered for displaying the failure of will—good will—that abandoning the space station project would signify. Grounding the space station would be the moral equivalent of grounding the American dream.

The American people know and appreciate what the space station has done for the past 40 years to enhance our lives. They know the sacrifices that have been made by the early pioneers. Our national pride soared when our first manned spacecraft orbited the Earth. Who will ever forget watching the first man step on the Moon and plant the American flag in the Moon dust?

Mr. President, we have led this space race, but in the big picture we have really only taken the first small step for man. The giant leap can only comeVerDate 20-SE

with the commitment over time. The giant leap of mankind must be pursued. We are the leaders, and we cannot let down our people who have invested so much, our partners who have invested so much. It would be unthinkable.

I urge my colleagues to support the space station and NASA once again, just as we have 20 times before. This is not the time to walk away from a commitment. I hope that we will do the right thing and hopefully we will put this issue to rest so that there will never be a question of our commitment to the future and the future jobs for our country.

I thank the Chair. I yield the floor.

Mr. PRESSLER. Mr. President, I rise in opposition to the Bumpers amendment and in support of the space station program.

I am a longstanding supporter of NASA's space station program. Undertaking technological challenges like the space station in why we have a NASA. I also believe the space station is the next logical step in our quest to extend human presence in our solar system. Space station will provide invaluable information to scientists and engineers on humans' ability to live and work in space. That information and experience will be critical if we undertake any future missions to the Moon or Mars.

The space station's greatest benefit may be in the area of spinoffs. Many technologies we take for granted today-such as microcomputers, pacemakers, artificial limbs, insulin pumps, and communications satellites—are byproducts of past space missions. If NASA's past is any indication, the space station will usher in a new generation of inventions and technological breakthroughs we cannot yet imagine.

Earlier this year, I attended the Oshkosh Air Show with NASA Administrator Dan Goldin. I was amazed at the number of NASA-related spinoffs on display. Many, if not most, of the advanced aircraft, engines, and other technologies we saw owed their development in some way to NASA's research. In fact, it has been estimated that for every dollar invested in the space program, the Nation gets a return of \$2 in the form of related spinoff benefits.

In 1993, our trade surplus in aerospace technology was \$39 billion—our strongest export sector. Without question, that positive balance of trade is due in large measure to the U.S. space program and the related technology transfer to U.S. industry. If this pattern continues, taxpayers can expect enormous returns on their investment in the international space station pro-

It would be a sad waste of the time, effort, and money spent so far on the space station if we were to give up now. Since 1984, the United States has spent \$12 billion on the space station. Equally important, 13,000 Americans in 38 States in space station-related jobs

have been working hard to make this great dream become a reality. Now NASA is ready to go. Facilities have been built. Hardware has been constructed. Plans have been finalized. We are now only 2 years away from the launch of the first element of the station. It is time to finish what we start-

We also must not forget the United States is not the only investor in the space station. Indeed, the station is not only an international project, it is the largest international science project ever undertaken. Japan the European Space Agency are each developing a lab module for the space station and the Canadians are developing a robotic arm. Our newest partner, Russia, also is playing a key role by providing launches, a navigational system, and rescue vehicles. Together, our foreign space station partners have spent \$4 billion on the project—with billions more budgeted. Increasingly, big science projects are becoming far too expensive and complex for any one country to undertake alone. If we do not honor our commitments to our foreign partners, we cannot expect them to participate in any future international space and science missions.

Mr. President, these are some of the reasons I endorse the space station program. In that connection, in July, as chairman of the Senate Committee on Commerce, Science, and Transportation, I introduced authorization legislation for NASA, which provides full funding for the space station, as well as for Mission to Planet Earth and other important space and aeronautics ac-

tivities.

Mr. President, while I support the space station, my support is not unqualified. I do have some serious reservations about the program. None are so serious as to lead me to support killing the program. However, the Commerce Committee will be keeping a close eye on each.

First of all, I am concerned about the program's overreliance on the Russians. Until 1993, space station was largely a United States program, with substantial contributions by the European Space Agency, Japan, and Canada. However, late in 1993, the administration added Russia as a space station partner. Today, the program increasingly seems to be driven by the Russians, and not the United States. Under the current plan, 44 of the launches to assemble and supply the station are Russian launches compared to only 27 shuttle launches. Furthermore, Russian spacecraft will be used for both the navigation system for the space station and its crew rescue vehicles. If, for any reason, the Russians are forced to withdraw from the station, the program would be in peril.

Second, I am troubled by the sheer complexity of the space station effort. For instance, the assembly of the space station will require 77 launches over a 5-year period, each of which must occur within a tight window of time and in a

proper sequence. Moreover, this assembly will require over 600 hours of space walking by astronaut crews. Traditionally. NASA has tried to minimize space walking because it places crews at risk, complicates the accomplishment of mission goals, and takes away from the astronauts' research time.

Finally, my biggest concern about the space station is its enormous cost. When it was first proposed in 1984, the space station was estimated to cost \$8 billion. However, in a June 1995 report. the General Accounting Office [GAO] estimated that the total cost of the design, launch, and operation of the space station will be \$94 billion. That is about seven times the entire annual budget for NASA. My fear is that, if the space station suffers substantial cost overruns, its budget may eventually crowd out every other NASA program and leave the space station as NASA's only mission. This result is clearly not in the public interest.

I am particularly concerned about the impact of space station funding on Mission to Planet Earth. I believe Mission to Planet Earth to be NASA's most important and relevant program. Using the latest satellite technology, Mission to Planet Earth will help scientists understand and predict the global climate trends that affect our lives. As a Senator representing a State whose economy is extremely dependent on agriculture, I have a keen interest in the program's potential to provide detailed data on soil conditions, topography, crops, and other information critical to the farming and ranching communities. I also take great pride in the important role the EROS Data Center in Sioux Falls, SD, will play in converting the huge volumes of satellite data into useful information for the entire Nation.

Accordingly, as much as I appreciate the scientific and economic benefits of the space station, I could not have supported it at the expense of Mission to Planet Earth. I am pleased that the authors of the underlying bill—H.R. 2099—did not place us in that dilemma, but managed to find a way in this tight budget climate to fund both space station and Mission to Planet Earth. This could not have been easy and I commend the managers of the bill on their wisdom and good judgment in addressing this issue.

Mr. President, let me be clear. The space station is a monumentally complex and costly undertaking. Some say it is an impossible dream. However, NASA's heritage and history is about doing the impossible. I am confident that, under Dan Goldin's leadership, NASA will bravely meet this challenge and finally build the orbital space laboratory we have been planning for two decades. In a world where economic growth increasingly depends on technological leadership, space station is the kind of bold step needed to increase our scientific knowledge and strengthen

U.S. competitiveness. VerDate 20-SEP-95 02:15 Oct 03, 1995

So, Mr. President, despite my questions and reservations about the space station, I believe it is the Nation's interest to go forward and complete this important project. Accordingly, I urge my colleagues to vote "no" on the Bumpers amendment and vote "yes" for space station and the future of our space program and the future of our Nation.

Mr. FEINGOLD. Mr. President, I am pleased to once again be an original cosponsor of this effort to terminate funding for the space station, and I commend the senior Senator from Arkansas, Senator BUMPERS, for his continuing efforts in this area.

Every year, Mr. President, the Senator from Arkansas comes to the floor with amendment after amendment to cut Federal spending and to help us with our uphill efforts to balance the Federal budget. We need to closely scrutinize every program in the Federal budget, and quite simply, ask ourselves if, given our current financial constraints and given the immense sacrifices we have been asking Medicare recipients, college students, veterans, and many others to make, can we afford to continue this particular spending program?

This is the third consecutive year I have joined with the Senator from Arkansas, the Senator from Virginia, Senator WARNER, and others in this bipartisan effort to delete funding for the space station. Each year, the Senator from Arkansas has presented a number of strong arguments in support of terminating the space station. He has presented information about NASA's notorious cost-overruns. We have learned that a large part of the scientific community, including the American Physical Society and the American Cancer Society—two groups that have been alleged to potentially benefit from this space endeavor-actually oppose continued funding of this space station.

We have learned about a recent General Accounting Office report that found that the total amount of funding that will be required to build this space station is \$78 billion. And of course. that is \$78 billion that we are going to have to borrow and pay interest on for many years to come.

The construction of the space station is opposed by many of the leading groups supporting deficit reduction and a balanced budget, including the Na-Taxpavers Union, Citizens tional Against Government Waste, as well as Friends of the Earth.

Yet the Congress continues to write a \$2 billion check to NASA every year to continue the construction of a space station. Mr. President, I have said before that I do not support shutting down our space program. Clearly, many of our space programs have proven to justify their costs. And it is my hope that when our fiscal house is in order that we can continue and enhance our space exploration initiatives.

But it is also clear that we cannot and will not become a financially re-

sponsible nation until every Federal program is put on the table, closely scrutinized, and determined to be either justified or not justified given our current fiscal constraints. Mr. President, the space station must be put on the table and we must have the political will and fiscal discipline to once and for all discontinue funding for this costly program.

Once again, I thank the distinguished senior Senator from Arkansas, Senator BUMPERS, and I yield the floor.

Ms. MIKULSKI addressed the Chair. The PRESIDING OFFICER. The Senator from Maryland.

Ms. MIKULŠKI. Mr. President, I rise this year in support of America's space program and in opposition to the Bumpers amendment which would strike funding for the space station.

I have said this before and I will say it again: This amendment is a choice between the future and the past. What kind of nation will we be in the 21st century? Will we be the one that uses technology to help people with their day-to-day lives and keep people employed in the field of manufacturing, or are we going to let America's best days be behind it? Will we use American ingenuity and know-how through the unique environment of space to tackle our understanding of disease or development of new technologies that can be used at home on the planet Earth? These are the questions that are at the heart of why America needs a space station and why we should, once again, defeat the Bumpers amendment.

Some will argue that science carried out on the space station can be accomplished more effectively on the planet Earth. This simply is not true. The science proposed for the station cannot be accomplished on Earth at any major price. Space station science requires sustained access to very low levels of gravitational force. It is technologically impossible to create a lowgravity environment for this type of research without going into orbit.

Some might say, "Well, if that's so, why not do this type of science on the space shuttle if you need to go into orbit?

I bring this point to their attention: The shuttle can stay in orbit only for 2 weeks. We do not limit cancer researchers to 2 weeks in the lab to find a cure for that devastating disease. Why should we limit space science to only 2 weeks up in the air? Much of the proposed research will take months, if not years, to complete.

Another argument we hear every year is cost. Sure, the space station costs money. So does anything else worthwhile. We have heard that the GAO estimated that the station would cost \$94 billion to fund over a period of years. This number is misleading. When tabulating the total cost, the Government Accounting Office included a large portion of NASA's human space flight budget in its analysis. The fact is that \$51 billion of the \$94 billion is for shuttle missions that

were going to fly regardless of the fate of the space station.

The real cost of the station, which includes final development and construction and 10 years of operation is \$26.2 billion. The remaining /balance of the erroneous \$94 billion estimate is life science and microgravity research—life science and microgravity research-and that is the heart and soul of what is to be done on the space station-microgravity research and life science research.

We heard a few minutes ago a distinguished Senator and a former astronaut talk with eloquence in detail about the brilliant, needed research that is going on in the life science area and that it could only be done in space.

I will not repeat the many examples there, but I can tell you as a woman who fought to establish the Office of Women's Health at NIH, who joined with my colleagues to make sure we had funding for breast cancer and ovarian cancer research, it is important to me that we continue this work. And it was through my efforts working with then Dr. Bernadine Healy at the National Institutes of Health and Dr. Dan Goldin that we forged this unique partnership between space and NIH to deal with key life science issues and to coordinate all of that research.

This is what the U.S. Government is all about: Saving lives, saving jobs, saving communities and that is what the space station is all about. We go out there so that we can save lives, jobs in communities right here on the planet Earth.

What is the cost to America if we do not continue the space station? Well, the Federal Government has already invested \$14.5 billion. If we do not fund the space station, 15,000 highly skilled engineering and production contract jobs, along with about a thousand civil service jobs, will be lost; the jobs of 35,000 contract workers and 5,000 civil servants who work on the shuttle will be at risk.

Long duration microgravity research in cell and developmental biology, human physiology, biotech, fluid physics-and if you think it is hard to say fluid physics, you ought to be out there trying to do it-fluid physics, combustion science, material science, benchmark physics, as well as the development of new pharmaceuticals and understanding of Earth-based diseases. We would lose that.

We would also lose our credibility with our international partners if we shut down the space station. Russia, Japan, Europe, and Canada have already invested more than \$9 billion. Finally, the U.S. competitiveness could be maintained by continuing the longterm cutting edge high-risk R&D research that is integral to the space station development.

Japan, Europe, and Canada regard our agreement to pursue the space station as a treaty. To break this violates treaty-level negotiations.

Finally, one of the benefits of the end

of the cold war is that rather than VerDate 20-SE

competing with the Russians in space, duplicating projects in science, we actually are working together to be best at what we each need in space station activity.

Mr. President, we could argue these points all night, but I will not put my friends and colleagues through that. This bill is going to take long enough to debate. When we vote on the Bumpers amendment, I am going to ask every Senator to think long and hard about what this amendment means. This vote is not about money or cutting spending. Sure, we all want to cut spending. But this is about investing in the future, it is about our kids and the kind of world we will live in and the kind of jobs we have. It is about the American spirit of new frontiers, the human exploration. The American character has always been about progress, moving ahead, using science and technology to advance an American agenda, but a global one also.

That is what I want to support. I want to see a bright new future with opportunities beyond our comprehension. I want to open doors that lead to new technologies and new challenges and new markets. This amendment leaves us standing in front of these new doors too paralyzed by fear with a green eyeshade clouding our vision of the future.

So I hope my colleagues will join me in voting "yes" for the future and "no" on the Bumpers amendment.

I yield the floor.

Mr. BOND addressed the Chair.

The PRESIDING OFFICER. The Senator from Missouri.

Mr. BOND. Mr. President. as usual. my colleague from Maryland is extremely eloquent as she states the case for the space station. She has done it very well. She and the Senators from Texas and Ohio have made the case.

I ask unanimous consent to print in the RECORD some explanations and corrections for the committee report on this bill. Because of the time pressure, we did not have the chance to make all the corrections on the report. I ask they be printed in the RECORD for the information of those who may have questions about this report. It does not amend the report, but it will be in further explanation of the report.

There being no objection, the material was ordered to be printed in the RECORD. as follows:

VA-HUD, INDEPENDENT AGENCIES APPROPRIA-TIONS BILL (H.R. 2099)—CORRECTIONS TO SENATE REPORT 104-140

Page and Comment:

P. 42—Starting with the last full paragraph on page 42 and replacing the text through the

first full paragraph on page 44:

'In addition, the Committee is recommending the creation of a demonstration program for up to 30 PHAs to address the problem of dependency in the public housing population by encouraging employment and self-sufficiency for the very low and extremely low-income families who now live in public housing.

'Up to 30 PHAs would be permitted to use funding for Section 8 and public housing in a

much more flexible way than under current program rules. Funding streams could be combined, so long as the PHA continued to assist essentially the same number of total families as would have been served had the funding streams for Section 8 and the two public housing formula-based programs remained separate. The amount of funding available to the PHA from public housing operating subsidies, modernization grants, and Section 8 annual contributions contracts would not be affected by participation in the demonstration.

'PHAs participating in the demonstration would have very broad flexibility to set rents and conditions of occupancy in ways that encourage work and upward mobility. These policies could include exclusions of earned income for purposes of determining rent, but they might also include more far-reaching changes that redefine the role of Federal housing activities to provide supplementary assistance to families on a temporary basis.

In order to make sure that the models created by this demonstration are tested and replicable and that their long-term effect is well understood, HUD will provide training and technical assistance for the design and implementation of the programs of up to 10 PHAs, and will conduct detailed evaluations of those programs. The demonstration includes a set-aside for this purpose of \$5,000,000 from amounts appropriated for the public housing modernization program.'

P. 46—Second paragraph beginning with "irrespective" should strike the parenthetical referring to the \$10 billion loss reserve, as this accounting figure is not related to the budget estimate for claims discussed pre-

viously, and is not "in addition" to them.
P. 48—The Report states that the funding for preservation includes \$550 million for preservation incentives and \$74 million for prepayment vouchers. It is clear that \$74 million is not sufficient to cover the prepayment voucher need. Instead, as the Bill permits, the Department will have the discretion to stop funding incentives where needed to ensure that tenants will not be displaced by prepayment.

P. 49—The language recognizes that there is significantly less credit subsidy available for F.Y. 1996 than in past years, and that the deficiency will need to be offset. However, the report only refers to underwriting changes as the way to offset that deficiency. In addition, the report does not acknowledge that FHA will be allowed to use negative credit subsidy from its revenue producing products as well as other potential sources. Program Accounts:

55—Public Housing Demolition etc. The description really is for the severely distressed program (HOPE VI) which is not continued under the Committee's recommendation. The Committee has proposed a successor program to the HOPE VI/URD program which targets funding to the actual demolition and replacement of failed housing developments in a manner which streamlines and facilitates such remedial activities.

P. 56—Description of the Demo/Disp Committee Recommendation should include use of the funds also for tenant-based assistance under Section 8 at the end of the first sentence. It should also say that this funding level is the same as FY 1995 "for the HOPE

VI program''.

P. 56—Drug Elimination: The Committee recommendation needs to include the following: 1) that the program can be distributed on a formula basis; 2) that there is a 6.25 percent setaside for drug elimination grants in connection with assisted housing projects, and 3) that grants are available to fight drug-related and other types of crime.

P. 61-Program Description of CDBG: In the second paragraph, the second sentence

should be reordered to read as follows: "After deducting designated amounts for special purpose grants and Indian tribes, seventy percent of appropriated funds are distributed to entitlement communities and 30 percent are distributed through States to nonentitlement communities.

P. 62—Chart: Should reflect the Bill appropriation of \$27 million (not 22.5) for special purpose grants under section 107. Should add Ntl. Am. Indian Council and HAC funds. The report does not note the setaside of \$12 million for housing counseling services from the \$80 million supportive services program.

P. 62—NAIHC should be written out as follows: "National American Indian Housing Council". This should be added to the Chart.

. 62-CDBG Supportive Services Demo: The report does not track the legislative language which includes Indian housing agencies and other housing assistance entities to provide services to serve the elderly and the disabled as well as residents of public hous-

ing.
P. 63—CDBG setaside: There is no description of the counseling program as a setaside (or earmark, as the report describes Youthbuild) of the supportive services demo. The Report should say that this is an earmark of \$12 million from the demo.

P. 66-Sec. 201(a)-Describes the Rescissions Act provision rather, but does not note modifications. The Report states that the fungibility does not extend to use of Op Subs; however, there is a 10 percent fungibility provision.

P. 67—3d full paragraph—Second sentence describes an amendment HUD proposed but

was never accepted.

P. 68-69—Mandatory conversion: This does not reference the portion of this section which allows the Secretary to recapture and reuse unused mod, CIAP, or MROP Budget Authority.

P. 69—Explains that the Secretary has powers to require conversion only where a PHA has not expeditiously implemented the plan. However, the Secretary's powers are triggered by sheer "inadequacy" of plan or implementation, not just untimeliness.

P. 69-70—Section 204(b) [nondiscrimination] is not in the reported bill. The other subsections of 204 need to be redesignated, accordingly.

P. 70—FMRs: Second paragraph refers to FY 1995, instead of FY 1996.

P. 70—This section should read as follows: "Section 205(d) would delay reissuance of vouchers and certificates for 6 months (but not later than 10/1/96), with the exception of any certificates assigned or committed to project based assistance as permitted otherwise by the Act, accomplished prior to the effective date of this Act.'

P. 71-Section 210: the last reference in this paragraph should be to section 208, not

P. 71—Section 211, First paragraph, 4th line, strike "housing assistance". (contracts are both HAP and ACC contracts). First paragraph, second to last sentence, reference should be to project-based assistance. Third paragraph, last sentence, strike "tenants" and insert "eligible families, including those'

P. 72—First line, strike "mortgage" and insert "insurance contract".

P. 76-In the first sentence of the explanation of section 218, the word "pertaining" should be deleted. The bill "prohibits the use of any funds by HUD for any activity related to the enforcement of the Fair Housing Act for property insurance." The House provision barred not just enforcement but all spending related to property insurance, including research. The Senate bill does not.

P. 76—Section 221, should be divided into 2 sentences. The first should end with the VerDate 20-SE word "formula". The second should read as follows: "Changes would continue to be subject to applicable rulemaking procedures."

P. 77—Heading should be "Extension Period for Sharing Utility Cost Savings with PHAs". Sec. 224 should have a separate heading.

Department of Justice:

The second paragraph of the Committee Recommendation says it "relocates all responsibilities for fair housing issues currently housed in the Department of Housing and Urban Development". This should be revised to "relocates all responsibilities of the Secretary under the Fair Housing Act". As written, the statement inaccurately describes the bill. The bill only pertains to Title VIII (the Fair Housing Act). The Secretary continues to have responsibility for fair housing under Title VI, the Rehab Act, etc.

Mr. BOND. Mr. President, in just a few minutes, I will be proposing a unanimous-consent request setting forth the time for debate on this tomorrow. We will have an opportunity to go through some of these debates and expand upon them.

I am not going to take much time tonight other than to say the proponent of this amendment is very eloquent. He has raised quite a few concerns that he has. I believe there are good answers for all of them. I was reminded, as he spoke, about all the things that could potentially go wrong, of a cartoon character many years ago who used to walk around with a metal shield over his head so he would not be hit by a meteorite if one came from space. Some of the arguments presented against the space station seem to have about as much likelihood of occurring as being struck by a meteorite.

I do want to point out that in this bill we do not, as the proponents suggest, cut back on regulation to endanger the drinking water of this country. In fact, we believe that with restructuring and refocusing the activities of the Environmental Protection Agency, we can continue to make the progress that we have made in these fields.

But to address the particular terms of this amendment, the argument has been made that we do not really need to go to a space shuttle, because everything we can do on a space shuttle can be accomplished much more effectively on Earth. But I say the facts are that the science proposed for the station cannot be accomplished on Earth at any price.

The space station science requires sustained access to very low levels of gravitational force. It is not technically feasible to create a low-gravity environment for research without going into orbit, and I believe the speakers opposing the amendment have made that point very well.

The space shuttle program has produced a number of very important findings and helped scientists to explore the possibilities of orbital research, but the space shuttle can only stay in orbit for 16 days at a time. Dr. Michael DeBakey, chancellor and chairman of the department of surgery at Baylor College of Medicine has said:

Present technology of the shuttle allows for stays in space of only about 2 weeks. We do not limit medical researchers to only a few hours in the laboratory and expect cures for cancer. We need much longer missions in space, in months to years to obtain research results that may lead to the development of new knowledge and breakthroughs.

I might also add that the National Research Council, an arm of the National Academy of Sciences just released a report on microresearch opportunities for 1990 which states:

The need for an extended duration orbiting platform has been identified as critical in many microgravity research experiments because of the time required for experimentation, the wide parametric ranges and the need to demonstrate the reproductability of results

Another quote:

The duration of experiments, the regime of parameters available to experimenters and the ability to demonstrate reproductability of results in microgravity experiments create the need for extended duration orbiting platforms.

There are many other authorities that we could cite for this proposition, but as my colleague from Maryland has said, this is a question of setting priorities. We have a tight budget, certainly, but we ought to be in the position where we make investments that are important for the future. I believe it would be a tragedy, a tremendous tragedy, were we tomorrow to vote to kill the space station. The space station is the most ambitious and exciting space program since the Apollo program of over 25 years ago.

I think it is time that we called an end to the incessant attempts to kill the space station. Over the last 4 years, there have been 13 attempts in the House and Senate to kill the program.

And fortunately, because of the knowledge and what the space station can and will do, these amendments have failed.

Last year, a resounding 64 Senators voted against this amendment. I was proud to be among them. The arguments used by station opponents this year are the same ones. We have seen the same charts. We have gone through the drill. These tired arguments have been used in the past. The claims were not true then; they are not true now.

Let me tick off a very few. The space station is no longer a dream. It is a reality. It is working. It is providing results.

Second, the space station is perfectly on schedule and on budget. As a matter of fact, through the leadership of the administration, the White House and NASA, we are going through the entire space budget and we have made significant savings. We can spend our scarce dollars on high-priority programs and that includes the space station.

Third, a streamlined management team is in place. NASA has reduced its in-house work force by 1,000, almost one half, and the program is being better managed than ever before. They made rescissions and reforms in having a prime contractor. The system is working.

Fourth, cooperation with Russia is working as planned. We are working with our former adversary and developing some very usable scientific information, and breaking new ground working with Russia.

Fifth, the program is not a budget buster. It has been included in the budget resolution that has been adopted because it is an investment.

Finally, the space station will not undermine the balance among NASA programs in human space flight, science, technology, and aeronautics. This is a program which deserves to stand on its own.

I think the amendment to terminate the space station threatens the existence of the U.S. human space flight program, and I urge my colleagues not support the amendment when it comes up for a vote tomorrow.

MORNING BUSINESS

Mr. BOND. Mr. President, I ask unanimous consent there now be a period for the transaction of routine morning business with Senators permitted to speak for up to 5 minutes each.

The PRESIDING OFFICER. Without

objection, it is so ordered.

REPUBLICAN CUTS IN STUDENT LOANS

Mr. KENNEDY. Mr. President, we have an extremely important measure that is before the Senate at the present time where we have had discussion. I would like to take just a few moments to talk about another extremely important measure that will be and is important to the Senate tomorrow when the Labor and Human Resources Committee meets its obligations under the budget recommendations and addresses how we are going to reach the instructions by the Budget Committee. I wish to take just a few moments of the Senate's time on this issue.

Mr. President, tomorrow, the Senate Labor and Human Resources Committee will be asked to take \$10 billion out of the student loan accounts to help pay for a tax cut for the wealthiest Americans. That priority is wrong, and I oppose it.

Senator KASSEBAUM's reconciliation proposal strikes at the heart of the Federal commitment to higher education. It adds to the debt burden of students, increases the costs for working families struggling to pay for college, and penalizes colleges and universities for accepting needy students.

Tomorrow's markup marks the third time in a week we have been asked to meet to consider student loan cuts, and the proposal has not improved with time. Senator KASSEBAUM's proposal retains the unprecedented student loan tax on colleges and universities, it forces schools out of the direct lending program against their will, and it triples the cut imposed directly on students.

More than two-thirds of the proposed cut—\$7.6 billion—fall on students and VerDate 20-SE

working families in the form of higher fees, increased interest rates, and an assault on the highly successful direct student loan program. Most surprising of all, this antitax Republican Congress is imposing an unprecedented new tax on Federal student loans.

If this student loan tax is enacted into law, colleges will be forced to pay the Federal Government nearly 1 percent of every dollar their students borrow for college—nearly \$2 billion over the next 7 years. Universities facing tight funding will have no choice but to pass the tax on to students and parents in the form of higher tuition and fees or reduced student aid.

This tax falls especially hard on the vast majority of colleges with small or no endowments and large numbers of students on financial aid. Small liberal arts colleges, small religious colleges, many others, including Gordon College in Massachusetts, St. Mary's in Leavenworth, KS, Trinity College in Burlington, VT, Heritage College in Washington State, Ohio and Dominican College lack the resources to offset such

blows to their budget.

At the University of Massachusetts, in Boston, a large urban university, with a diverse student body, half the students receive financial aid. This new tax would force the college to pay \$174,000 a year to the Federal Government. If UMass-Boston wanted to shield its students from the cost, it would have no choice but to turn to the State for the money. Little wonder that the National Governors' Association has described this student loan tax as "vet another unfunded mandate that is passed on to the States.

I would point out that at the University of Massachusetts, in Boston, several years ago I had the opportunity to speak at the graduation. At that time, their tuition fees were \$1,000; 85 percent of the students' parents never went to college; 85 percent of the students that were going to the University of Massachusetts, in Boston, were working 25

hours a week or more.

And the year or two after that, they raised the tuition another \$100 and they lost about 10 percent of the new applicants. Just the \$100 made a significant difference, the breaking point for many of these young men and women as well as those in their twenties and early thirties who were looking forward to going back to college to gain an excellent college edu-

So, Mr. President, the National Governors' Association has described this student loan tax as yet another unfunded mandate that is passed on to the States.

We created the student loan program to make it easier for students from working families to attend college. If this provision stands, colleges will be penalized for admitting needy students.

And that's not all. Under the proposed legislation parents who take out PLUS loans to ease the financial burden on their children will have to pay

higher interest rates for those loans. PLUS loans pay for college expenses, including tuition, room, board, and other fees. This provision falls hardest on the families who need the most help. PLUS loans are particularly crucial for working families who have not been able to save, or who do not own a home against which to take an equity

The reconciliation package that Republicans unveiled at the beginning of the week cut back the interest-free grace period, during which students look for jobs after college, from 6 months to 4 months, imposing almost \$1 billion in extra charges on students. This new proposal eliminates the grace period altogether, forcing students to pay almost \$3 billion in additional interest over the next 7 years. A student who borrows the maximum over 4 years of college will be charged an extra \$700 for the grace period alone.

That is if they borrow the money for college. If they borrow it for the graduate schools, it goes up to about \$2,000 more.

Millions of students across the country will also lose the benefit of the direct student loan program. This proposal begins the process of dismantling direct lending. Direct lending will be capped at 20 percent of total student loan volume. Half of the 1,300 schools now in direct lending will be forced out of the program or forced to cut back on their direct lending volume by maintaining dual loan programs. This despite the fact that colleges in the program are overwhelming in their praise for direct lending, as we heard this spring at a hearing before this committee. Furthermore, even opponents of direct lending acknowledge that the program has brought healthy competition, lower costs, and better service to all students.

There is no justification for Congress to tilt the balance against direct lending in order to prop up the guaranteed loan program that fattens the profits of banks at the expenses of colleges and students. In addition, if honest accounting is used, it is clear that capping direct lending adds to the deficit instead of achieving savings. If the Republicans had inserted a fair scoring rule into the budget rather than one that favors the guaranteed loan program, CBO would be telling us today that capping direct lending at 20 percent would cost \$1.8 billion over 7 years, instead of saving \$600 million as Senator KASSEBAUM claims.

Common sense tells us that it is cheaper to loan money to students directly from the U.S. Treasury than to force students to go through banks as middlemen. In a letter to Senator ABRAHAM last June, Lawrence Lindsey, a Bush appointee to the Federal Reserve Board, said, "As long as it is necessary to provide a profit to induce lenders to guarantee student loans, direct lending will be cheaper.'

We can meet our budget goals without cutting education, without burying

college students under a higher mountain of debt. The Republican Congress has no business picking the pockets of students and working families to pay for tax cuts for the wealthy.

Mr. President, I will include in my statement an excellent letter that was sent to me, Senator KASSEBAUM, Congressman FORD, and Congressman GOODLING in May 1993. I ask unanimous consent that that and other material be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

CHARLES KOLB.

Alexandria, VA, May 25, 1993.

Hon. EDWARD M. KENNEDY,

Chair, Senate Labor and Human Resources Committee, Senate Russell Office Building, Washington, DC.

Hon. NANCY KASSEBAUM.

Ranking Minority Member, Senate Labor and Human Resources Committee, Dirksen Senate Office Building, Washington, DC.

Hon. WILLIAM FORD,

Chair, House Education and Labor Committee, Rayburn House Office Building, Washington, DC.

Hon. WILLIAM GOODLING,

Ranking Minority Member, House Education and Labor Committee, Rayburn House Office Building, Washington, DC.

DEAR MEMBERS OF CONGRESS: As Republicans who served under Presidents Ronald Reagan or George Bush, we believe that the time has come to restructure the federal guaranteed student loan ("GSL") programa program that has become overly complex, lacks accountability, and wastes taxpayers dollars through needlessly high loan default

We are writing to express our support for reforming the GSL program by replacing the existing system with a new direct loan program.

According to estimates prepared by the Department of Education (under both Presidents Bush and Clinton), the Congressional Budget Office, and the General Accounting Office, the new direct loan program will also result in significant annual budget savings that could be used for deficit reduction. Direct borrowing by the federal government to capitalize the direct loan program as a revolving fund will save on the current interest and special allowance subsidies now paid to banks and others while ensuring a more streamlined, efficient, and workable program that meets the needs of America's students. As such, a direct loan program offers a more cost-effective delivery system for providing student financial assistance.

Over the years, the guaranted student loan program has developed a degree of regulatory and administrative complexity that now undermines its fundamental integrity and effectiveness. Replacing the GSL structure with a streamlined structure will mean not only enhanced accountability and budget savings, but also a more rational delivery system that will particularly benefit students and educational institutions. In particular, we believe direct loans will also ensure greater responsibility and accountability by participating educational institutions.

A direct loan program will mean replacing the role currently played by many banks, guarantee agencies, and secondary markets with a much more competitive approach. The intent is not to harm these participants in the existing program but rather to recognize that more competitive, efficient, and VerDate 20-SE practical ways exist to provide student loans. We hope that as the Congress considers direct loans it will look beyond the misleading information that is being spread by representatives of those entities who have a direct financial stake in preserving the sta-

We believe that the Clinton administration has taken the correct position on this issue and urge the Congress to consider this muchneeded reform of the student loan program. In fact, much of the initial work that led to the direct loan program currently under consideration was undertaken during the Bush administration. While a valuable direct loan pilot program was authorized last year, we regret that this work was not pursued more seriously and vigorously during last year's reauthorization of the Higher Education Act. Nonetheless, we hope that the Congress will act in a true bipartisan fashion to approve direct loans in order to bring sweeping and needed reform to the student aid delivery

Should bipartisanship not be possible, we call upon our fellow Republicans to unite behind the direct loan proposal and to show leadership in this and other efforts to reform government. We favor reforms that will ensure real value for the taxpayers' dollar, with government activity targeted to ensure more effective efforts delivered in ways that are accountable to the American people.

Sincerely yours,

Rich Bond, Former Chairman, Republican National Committee; Diana Culp Borx, Former Deputy General Counsel, U.S. Department of Education; James P. Pinkerton, Former Deputy Assistant to the President for Policy Planning; Carolynn Reid-Wallace, Former Assistant Secretary for Postsecondary Education, U.S. Department of Education; Nancy Mohr Kennedy, Former Assistant Secretary for Legislation and Congressional Affairs, U.S. Department of Education; Michael J. Horowitz, Former General Counsel, Office of Management and Budget; Charles E.M. Kolb, Former Deputy Assistant to the President for Domestic Policy: George A. Pieler. Former Acting Deputy Under Secretary for Planning, Budget and Evaluation, U.S. Department of Education.

BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM Washington, DC, June 9, 1995.

Hon. SPENCER ABRAHAM,

U.S. Senate.

Washington, DC.

DEAR SPENCE: I appreciate your kind note and understand the many conflicting and unexpected demands on your time. I hope we will have a chance to talk again soon. In the meantime, it was good to have an opportunity to meet with your staff.

I also wanted to take this opportunity to share with you my personal views about direct lending, largely from the perspective of an economist. First, the Bush Administration made credit reform a high priority and the Clinton Administration has since built upon that goal. Credit reform was designed, at the outset, to enable policymakers to look at the credit programs of the government in a defensible and comprehensive way. No particular program was singled out for special treatment. Embarking on policy changes that impact one program and do not apply the same requirements for all may not be consistent with sound public policy.

Second, a change in the credit reform

treatment of student loans was included in the budget resolution in response to industry criticism regarding the calculation of administrative costs for student loans. Making the

change the industry proposes without looking at other changes which might be necessary it problematic. For example, the use of the ten year treasury rate for estimating purposes when program costs are based on short term rates creates obvious inconsistencies. Further, the \$2.3 billion in revenue loss that occurs through the use of tax exempt student loan bonds is not taken into account in estimating program costs.

To help clarify the effects of direct versus guaranteed lending, a couple of comparisons may be in order. The economic effect of both forms of loans is identical. They both divert private capital to carry out a government purpose. The aggregate amount of government borrowing is the same since student terms and conditions are identical. However, taxpayer cost is less for direct lending largely because the government can obtain capital less expensively through the sale of government securities than the market rates it must pay to support a system of loan guarantees. As long as it is necessary to provide a profit to induce lenders to guarantee student loans, direct lending will be cheaper.

Finally, direct lending may be the best way to involve the private sector in student loans. The loan capital for direct loans comes from the private sector and the administration of the program—servicing, computer support, etc.—is accomplished through competitive contracts with the private sector. This approach may be more accountable than the guarantee system which is based on government entitlement expenditures for guarantee agencies, secondary markets, and lenders.

Spence, I hope you find this helpful. I'd be glad to talk further with you about these issues. Good luck in the challenging days ahead.

Sincerely,

I.ARRY

EXECUTIVE OFFICE OF THE PRESI-DENT, OFFICE OF MANAGEMENT AND BUDGET.

Washington, DC, September 19, 1995. Hon. WILLIAM F. GOODLING,

Chairman, House Economic and Education Opportunities Committee, House of Representatives, Washington, DC.
DEAR CHAIRMAN GOODLING: The President

asked me to respond to your September 12 letter, in which you objected to the way he had characterized Republican plans to make savings in the student loan programs. I am pleased to do so.

I believe that the President's statements were correct, based on oral and written statements that were made by Republican leaders, including yourself.

One of the savings proposed in your letter is to eliminate the Direct Student Loan program to save \$1.5 billion. We strongly disagree with this policy. Direct lending works. Some 1.3000 schools are already in the program and hundreds more have already filed applications for the school year beginning July 1 1996 Students and school administrators in the program are near-unanimous in their preference for direct lending.

The Education Department estimates that at least \$1 billion of this \$1.5 billion in savings that is attributable to direct lending comes not from repeal, but from simultaneously cutting funds available to monitor all student loan programs—a move that would put students at considerable risk in both loan programs. As the General Accounting Office has repeatedly observed, there are significant problems in the guaranteed loan program. This is due to its near-unmanageable statutory structure. Constant Federal oversight is essential.

The remainder of the \$1.5 billion occurs

under the special scoring rule for direct

loans which the Budget Resolution directs the Congressional Budget Office (CBO) to This directive addressed the way the Federal Credit Reform Act (FCRA) requires the government to score the budgetary consequences of credit programs. That Act, which predated the enactment of direct lending, treats Federal administrative costs differently from other costs. Most, but not all, administrative costs in guaranteed lending are in the form of mandatory payments to banks, guaranty agencies and secondary markets. The FCRA includes these costs on a net present value basis in the guaranteed loan program subsidy.

In contrast, direct lending administration is primarily by Federal contract, so that taxpayers get the benefit of the lowest cost possible each year. The FCRA scores these costs outside of the direct lending subsidy. The combination of the structure of the two programs and the workings of the FCRA results in scoring direct lending as substantially less expensive than guaranteed lending.

The Budget Resolution instructed CBO to move scoring toward a more "level playing field" by scoring Federal administration in a manner similar to mandatory payments for administration in guaranteed lending. Unfortunately, the directive stopped there, and did not apply the same treatment to the remaining administrative costs of guaranteed lending. This results in artificially lower costs for guaranteed lending.

This Administration would be glad to join the Congress in a scoring rule change to level the playing field for student loan programs so that the administrative costs of both programs are treated in the identical manner. By doing this, we can take this technical scoring debate off the table, and debate the real benefits and costs of the two approaches to student loans.

When we look fairly at the two programs, we see that each provides loan capital to students, but the Direct Loan program does so with far greater ease of administration and far less complexity, and with additional benefits to students through flexible repayment options. Students get their funds with less government red tape, schools get simple administration and low administrative costs, students get better ways to pay their loans, and thousands of intermediaries and attendant complexities are eliminated. Under direct lending, banks, guaranty agencies, and secondary markets lose the billions they have been receiving from Federal subsidies and from excessive charges to students. Advances in technology have made direct lending the better deal for the taxpayer, without regard to technical scoring issues. That is what the public should hear in this debate.

In examining the remaining proposals you outlined, this Administration welcomes your willingness to take billions of dollars out of the excess profits of the guaranteed loan programs, and will support your efforts to reduce these federal costs. We further welcome your willingness to set aside most of your earlier plans to eliminate in-school interest subsidies for poor students. But we will oppose proposals that will eliminate or cap direct lending, or increase student costs.

With level playing field scoring, your proposals for eliminating profits from the guaranteed loan industry and a reasonable phase in path for direct lending, I can foresee the basis of an agreement that will result in reasonable levels of savings from the loan programs without hurting students.

The Administration looks forward to working with you in the weeks ahead.

Sincerely,

ALICE M. RIVLIN.

SENATE REPUBLICAN RECONCILIATION PROPOSAL: FACT SHEET, SEPTEMBER 21, 1995

Proposed cut or fee Dolla	ars	Percent of total pro- posal
Cuts or fees which fall on students		
Imposes .85 percent new student loan tax	2 billion	18
Institutions pay new fee equal to .85% of school's annual federal loan volume, and payment to direct lending schools zeroed		
Raises interest rate on working families	1.5 billion	14
ernment	1.35 hillion	12
Rolls back Direct Student Loan Program and slashes management and oversight of all student loans Caps direct lending at 20% and forces ½ to ½ of current schools out of the program	1.35 DIIII011	13
Cuts administrative budget of both direct and guaranteed loan programs by a total of \$750 million over 7 years		
Cuts administrative updage to both under and guaranteed total programs by a total of \$750 million over 7 years Eliminates interest-free grace period	2.7 billion	25
Adjustments to lenders and guaranty agencies in guaranteed loan program:	2.7 01111011	23
Adjustments in quaranty agency entitlements	1.4 billion	13
Adjustments to guaranty agency entitlements	1.7 billion	16
Cost sharing to states	100 million	1
Total costs Imposed upon students	7.55 billion	70
Total costs imposed upon loan industry	3.1 billion	29

The Student Loan Tax Colleges Will Have to Pav

State and Institution	First year .85% tax
California:	
University of California System Scripps College Colorado: University of Colorado at Boulder	\$3,000,00 34,00
Colorado: University of Colorado at Roulder	578,00
Connecticut:	370,00
Yale University Univ. of Hartford Univ. of Connecticut	332,00 68,00
Univ. of Hartford	
Univ. of Connecticut	170,00
Quinnipiac College	102,00 731,00
Ouinnipiac College Florida: University of Florida Georgia: University of Georgia at Athens	434,00
Illinois:	10 1/00
University of Illinois Southern Illinois University Northwestern University Chicago State	578,00
Southern Illinois University	510,00
Northwestern University	510,00
Greenville College	62,60 49,00
Greenville College Rockford College	33,00
owa:	
lowa State	553,00
William Penn College University of Northern Iowa	20,00
University of Northern Iowa	172,00
Clarke CollegeIndiana:	19,00
Indiana University	1,100,00
Indiana University	213,00
IUPUI	402,00
Martin College	8,9
(ansas:	297,00
University of Kansas	5,00
Ottawa Úniversity Bethel College	17,00
Univ. of Kansas	348,00
Maryland:	
University of Maryland	255,0
JULIUS HOPKINS UNIVERSITY	204,0 25,0
Johns Hopkins University Western Maryland College Univ. of MD, Baltimore	25,0 180,0
Massachusetts:	100,0
	680,0
Northeastern University University of Massachusetts	531,0
Northeastern University	250,0
Simmons College	62,0 66,0
Michigan:	00,0
University of Michigan	723,0
Olivet College	17,0
Marygrove Čollege	29,0
Wayne State Univ	225,0
Minnesota:	USE O
University of Minnesota	935,0 125,0
College of Saint Scholastica	123,0
College of Saint Scholastica	1/2,0
North Carolina: UNC-Chapel Hill	204,0
New Hampshire: University of New Hampshire New Jersey: Rutgers University	225,0
New Jersey: Rutgers University	706,0
SUNNY Schools	4.000.0
New York University	1,300,0
New York University CUNY Schools	510,0
Ohio:	
Ohio State University Case Western Reserves University	850,0
Case western Reserves University	289,0 230.0
Pennsylvania: University of Pittsburgh	230,0
University of Rhode Island	255,0
Brown University	145,0
Tennessee: University of Tennessee	374.0
Texas: University of Texas at Austin	987,0
Brown University Tennessee: University of Tennessee Texas: University of Texas at Austin Vermont: University of Vermont	213,0
Virginia: James Madison University	153.0
James Madison University	153,00
Marymount	171,0

Figures reflect total student loan volume for 1994-95 school year.

The .85% Student Loan Tax—What Massachusetts Schools Will Have to Pay

College	Tax amount
Westfield State College	\$53,000

The .85% Student Loan Tax—What Massachusetts Schools Will Have to Pay-Continued

College	Tax amount
Worchester State College	39,000
Northeastern University	680,000
U. Mass—Boston	174,000
U. Mass—Amherst	531,000
U. Mass—Medical School (Worchester)	38,000
Brandeis	102,000
North Adams State College	35,000
Clark University	47,000
College of the Holy Cross	87,000
Bridgewater College	102,000
Tuftš University (Šomerville)	289,000
Radcliffe University (Cambridge)	123,000
Wellesley College (Wellesley)	34,000
Boston College	400,000

MASSACHUSETTS SCHOOLS PARTICIPATING IN DIRECT LENDING

Amherst College

Atlantic Union College Bay State School of Appliances Berklee College of Music Blaine Hair School Blaine The Hair & Beauty School-Waltham Blaine The Hair & Beauty School-Boston Boston University Brandeis University Bridgewater State University Burdett School Emerson College Fitchburg State College Franklin Institute of Boston Greater Lowell Regional Hallmark Institute of Photography Hampshire College Harvard University Labaron Hairdressing Academy Labaron Hairdressing Academy—Brockton Labaron Hairdressing Academy—Springfield

Learning Institute for Beauty Sciences-Malden

Learning Institute for Beauty Sciences-

Worcester Mansfield Beauty Schools—Quincy

Mansfield Beauty Schools—Springfield Massachusetts College of Art Massachusetts Institute of Technology Massachusetts Maritime Academy Merrimack College Mt. Holyoke College Mt. Ida College New England College of Optometry

Newbury College North Adams State College Quinsigamond Community Colleges RETS Electronic Schools Radcliffe College

Simons Rock of Bard College Smith College

Springfield Technical Community College Stonehill College

University of Massachusetts—Amherst University of Massachusetts—Lowell Wentworth Institute of Technology Western New England College Western State College

Williams College. Mr. KENNEDY. Let me just mention these few sentences. It is signed by

Rich Bond, who is the former chairman of the Republican National Committee; Diana Culp Borx, who is the former deputy general counsel, Department of Education; James Pinkerton, the former Deputy Assistant to the President for Policy Planning-this is under previous administration-Carolynn Reid-Wallace, former Assistant Secretary for Postsecondary Education, Department of Education; Nancy Mohr Kennedy, former Assistant Secretary for Legislation and Congressional Affairs, Department of Education-that is under President Bush-Michael Horowitz, former general counsel, Office of Management and Budget, Charles Kolb, former Deputy Assistant to the President for Domestic Policy; George Pieler, former Acting Deputy Under Secretary for Planning, Budget and Evaluation.

These are all leaders in the field of education in the Bush administration. And this was their letter to us

As such, a direct loan program offers a more cost-effective delivery system for providing student financial assistance.

Replacing the [guaranteed student loan] structure with a steamlined structure will mean not only enhanced accountability but budget savings, but also a more rational delivery system that will particularly benefit students and educational institutions. In particular, we believe direct loans will also ensure greater responsibility and accountability by participating educational institu-

A direct loan program will mean replacing the role currently played by many banks, guarantee agencies, and secondary markets with a much more competitive approach. The intent is not to harm these participants in the existing program but rather to recognize that more competitive, efficient, and practical ways exist to provide student loans. We hope that as the Congress considers direct loans it will look beyond the misleading information that is being spread by representatives of those entities who have a direct financial stake in preserving the status quo.

I say amen to that.

It continues:

We believe that the Clinton administration has taken the correct position on this issue and urge the Congress to consider this muchneeded reform of the student loan program. In fact, much of the initial work that led to the direct loan program currently under consideration was undertaken [by] the Bush administration.

They are taking credit for the direct loan program. VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt 01019 While a valuable direct loan pilot program—

I point out that was bipartisan, Senator SIMON, Senator DURENBERGER, Senator BRADLEY, I, and others were involved in that debate. But here we have leaders in the education program and in the budget items in the previous administration touting the direct loan program, and nonetheless we find our Republican friends in the Human Resource Committee attempting to eliminate it under the Coats amendment last week and severely reduce it even under the proposal by the majority of the Republicans in the committee.

The letter continues:

While a valuable direct loan pilot program was authorized last year, we regret that this work was not pursued more seriously and vigorously during last year's reauthorization. . . . Nonetheless, we hope that the Congress will act in a true bipartisan fashion to approve direct loans in order to bring sweeping and needed reform to the student aid delivery system.

We say amen to that. That was a bipartisan effort.

Here were the leaders under President Bush who were supporting that concept.

Should bipartisanship not be possible, we [will] call upon our fellow Republicans to unite behind the direct loan proposal and to show leadership in this and other efforts to reform government. We favor reforms that will ensure real value for the taxpayers' dollar, with government activity targeted to ensure more effective efforts delivered in ways that are accountable to the American people.

Mr. President, there is not a person on our committee on our side that could say it any better than that. And that is something that we hope will be understood and recognized. Mr. President, we look forward to this debate.

I want to just mention, finally, it is our intention to recognize there were 67 Members of this body, bipartisan, for the Simon-Snowe amendment when we debated education on the budget that restored funding for the higher education. And if that proposal had been accepted in the conference with the House—it was rejected out of hand, and we did not see much really of the struggle by our friends and colleagues to try to hold onto that proposal—but if that had been held onto, then our instruction would have been at \$4.4 billion.

We will have a proposal tomorrow to address that \$4.4 billion. It is our hope that, following the process and the budgetary consideration, that if it comes out of our committee and without complying with the larger instruction which will be devastating to the students and to student loans and to their parents, that it goes to the Budget Committee, that it is wrapped together with the other recommendations, and it then is scored by CBO, and CBO then makes a judgment as to what exactly the savings will be.

If the savings reach the \$245 billion, then instructions go to the Finance Committee to have a tax cut for that particular amount. If it is \$235 billion,

then the recommendation will go to the Finance Committee for \$235 billion. I think that is absolutely justified. But since two-thirds of the Members of the Senate went on record, Republicans and Democrats, saying it should only be \$4.4 billion, we are going to recommend that we have \$4.4 billion and that we will come back to the Senate when we have that opportunity and have a second vote on the Snowe-Simon amendment, because we believe that truly reflects the sentiment of this body with that overwhelming vote.

And that is the responsible way to go rather than to provide this very, very dangerous, unfair, unjustified, unwarranted slashing of the student loan program in order that we provide the tax cuts for the wealthy individuals and corporations.

I yield the floor.

MEASURES PLACED ON THE CALENDAR

The following measure was read the second time by unanimous consent and placed on the calendar.

S. 1254. An act to disapprove of amendments to the Federal Sentencing Guidelines relating to lowering of crack sentences and sentences for money laundering and transactions in property derived from unlawful activity.

EXECUTIVE AND OTHER COMMUNICATIONS

The following communications were laid before the Senate, together with accompanying papers, reports, and documents, which were referred as indicated:

EC-1464. A communication from the Secretary of Veterans Affairs, transmitting a draft of proposed legislation entitled, "Department of Veterans Affairs Improvement and Reinvention Act of 1995"; the Committee on Veterans' Affairs.

EC-1465. A communication from the President of the Women's Army Corps Veterans Association, transmitting, pursuant to law, the annual audit for fiscal year 1995; the Committee on the Judiciary.

EC-1466. A communication from the District of Columbia Auditor, transmitting, pursuant to law, a report entitled "The Audit of the District of Columbia Lottery and Charitable Games Control Board for Fiscal Year 1994"; to the Committee on Governmental Affairs.

EC-1467. A communication from the Secretary of the Department of Housing and Urban Development, transmitting, pursuant to law, the Federal Housing Administration Management Report for fiscal year 1994; to the Committee on Governmental Affairs.

EC-1468. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, the cumulative report on rescissions and deferrals, dated September 1, 1995; referred jointly, pursuant to the order of January 30, 1975, as modified by the order of April 11, 1986, to the Committee on Appropriations, to the Committee on the Budget, to the Committee on Agriculture, Nutrition and Forestry, to the Committee on Banking, Housing and Urban Affairs, to the Committee on Commerce, Science and Transportation, to the Committee on the En-

vironment and Public Works, to the Committee on Finance, to the Committee on Foreign Relations, to the Committee on the Judiciary, to the Committee on Labor and Human Resources, and to the Committee on Small Business.

EC-1469. A communication from the Secretary of Health and Human Services, transmitting, pursuant to law, the National Center on Child Abuse and Neglect's Report for fiscal years 1991–1992; the Committee on Labor and Human Resources.

EC-1470. A communication from the members of the United States of America Railroad Retirement Board, transmitting, pursuant to law, a budget request for fiscal year 1997; to the Committee on Labor and Human Resources.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second time by unanimous consent, and referred as indicated:

By Mr. BENNETT:

S. 1270. A bill to exempt stored value cards from the Electronic Fund Transfer Act, and for other purposes; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. CRAIG (for himself, Mr. Abra-HAM, Mr. FAIRCLOTH, Mr. HOLLINGS, Mr. KEMPTHORNE, and Mr. KYL):

S. 1271. A bill to amend the Nuclear Waste Policy Act of 1982; to the Committee on Energy and Natural Resources.

By Mr. HOLLINGS:

S. 1272. A bill to authorize the Secretary of Transportation to issue a certificate of documentation and coastwise trade endorsement for the vessel *Billy Buck;* to the Committee on Commerce, Science, and Transportation.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. BENNETT:

S. 1270. A bill to exempt stored value cards from the Electronic Fund Transfer Act, and for other purposes; to the Committee on Banking, Housing, and Urban Affairs.

THE EXEMPTION FOR STORED VALUE CARDS ACT OF 1995

Mr. BENNETT. Mr. President, I thank you for the opportunity to address this assembly today.

We live in a time of great progress; a time when technology is growing exponentially. Just a few years ago, it would take an ordinary citizen days to send a document from Utah to Washington; today, thanks to the fax machine and cyberspace, it takes a matter of seconds. Not that long ago, in order to speak with constituents face to face, we would have no choice but to travel back to our States; now, due to satellite technology, we can participate in electronic town meetings and interact with voters 2,500 miles away.

Technology also necessitates changes in society in order to deep up and reach maximum efficiency. For example, often when using the telephone today, you might run across an automated directory. If you are using a digital phone, there is no problem; you can conduct your business easily. If, however, you are using an analog line, youVerDate 20-SE

might meet with some difficulty in concluding your affairs.

So it is with Federal regulations. We find the need in today's world to guard society from potential abuses through the process of regulation. However, technology can make existing regulations obsolete, or at least uneconomical to enforce. As the world changes around us, we must be willing and able to adapt.

The Electronic Fund Transfer Act, or EFTA, to which I am proposing changes today, regulates the use of debit cards and other so-called access devices to initiate electronic transfers to or from a consumer's deposit or other asset account. The EFTA imposes significant burdens on financial institutions that hold such accounts. For example, financial institutions must provide extensive disclosures to consumers before initial electronic fund transfers involving the account are made; they must provide periodic statements to consumers each month which detail every transfer made to or from an account; and they must provide receipts at electronic terminals for electronic fund transfers made by consumers.

The EFTA is an important act, but one that requires change due to technological advancements. Therefore, I propose that we amend the EFTA to reflect the progress of the industry. This bill, entitled "Exemption for Stored Value Cards," modifies the definitions of "accepted card or other means of access" and "account" to clarify that the regulatory burdens imposed under the EFTA do not apply to so-called stored value cards. A stored value card is a card which can be used to pay for transactions by use of value which is stored on the card itself.

Good examples of stored value cards include the Washington, DC metro fare-cards or cards which contain value that can be used at such devices as vending machines, parking meters, or bridge toll booths. When a stored value or prepaid card is used to pay for a transaction with value stored on the card itself, it does not access the consumer's account and typically does not utilize the systems which are used by financial institutions to generate receipt information, and other information needed to comply with the EFTA. As a result, it would be inappropriate to apply all of the EFTA regulatory requirements to such stored value cards. It is intended, however, that the EFTA would apply to such a card when the card is used to access the consumer's deposit, savings, or similar asset account to load value onto the card for use at such vending and other machines.

In addition, application of the EFTA regulatory and procedural burdens to stored value cards would significantly impede the development of stored value programs, and in some instances may entirely preclude the development of such programs. Stored value card programs typically involve frequent,

small dollar transactions with unsophisticated vending machines, parking meters, and similar equipment. Given the small dollar amount of these transactions, stored value card programs must be operated at a very low cost in order to be cost efficient for merchants, consumers, and card issuers alike. Applying the requirements of the EFTA to stored value card programs would significantly raise the cost of operating such programs and, in some instances, would make such programs economically unfeasible. This amendment also clarifies that the EFTA would not apply to value stored on other devices such as computers.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the bill was ordered to be printed in the RECORD, as follows:

S 1270

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. EXEMPTION FOR STORED VALUE CARDS.

Section 903 of the Electronic Fund Transfer Act (15 U.S.C. 1693a) is amended— $\,$

(1) in paragraph (1)—

(A) by striking "(1) the term 'accepted card or other means of access' means a card" and inserting the following:

"(1) the term 'accepted card or other means of access' means—

"(A) a card":

(B) by adding "and" after the semicolon at the end; and

(C) by adding at the end the following new

subparagraph:

"(B) does not include any card, device, or computer that may be used by a person to pay for a transaction through the use of value stored on, or assigned to, that card, device, or computer;" and

(2) in paragraph (2)—

(A) by striking "(2) the term 'account' means a demand" and inserting the following:

"(2) the term 'account' means—

"(A) a demand";

(B) by adding "and" after the semicolon at the end; and

(C) by adding at the end the following new subparagraph:

"(B) does not include any value that—

"(i) is stored on, or assigned to, a card, device, or computer; and

"(ii) enables a person to pay for a transaction through the use of that value;".

By Mr. CRAIG (for himself, Mr. ABRAHAM, Mr. FAIRCLOTH, Mr. HOLLINGS, Mr. KEMPTHORNE, and Mr. KYL):

S. 1271. A bill to amend the Nuclear Waste Policy Act of 1982; to the Committee on Energy and Natural Resources

THE NUCLEAR WASTE POLICY ACT OF 1995

Mr. CRAIG. Mr. President, today I am joining with other Senators, and the Presiding Officer in introducing legislation that will, I hope—after many years of failure—finally provide for the timely storage and disposal of spent nuclear fuel and high-level nuclear waste from the Nation's defense program and commercial nuclear power plants.

The Nuclear Waste Policy Act of 1995 creates an integrated system that will ensure construction of an interim storage facility and permanent repository to manage the legacy of America's great defense force, including spent fuel from the Navy's nuclear-powered fleet of aircraft carriers and submarines, currently stored in my State of Idaho, as well as components from dismantled nuclear weapons and commercial spent fuel from about 73 sites in more than 34 States.

Mr. President, transferring nuclear waste from the many defense and commercial nuclear sites to a single Federal facility beginning in 1998 was the intent of Congress when it passed the Nuclear Waste Policy Act of 1982.

Unbelievably, we are only 3 years from the date when the Energy Department is obligated to begin accepting this radioactive waste, and the DOE is still studying a site in Nevada to determine if it is a suitable location for a deep geologic repository for high-level radioactive waste. Because of endless bureaucratic delays that have plunged the program into tremendous loss of time, the Federal Government now says it will not have a repository operating until 2010, at the earliest, and probably several years thereafter.

That is 12 years after the Federal Government is contractually obligated to take title to spent fuel from civilian power plants and more than 10 years after the people of Idaho were first promised that high-level waste stored at the Idaho National Engineering Laboratory would be moved to a perma-

nent repository.

Mr. President, you and I know INEL has now managed spent nuclear fuel from Navy warships for more than 30 years. More recently, it has also become the resting place for spent fuel and other radioactive components from the Three Mile Island incident. Like many nuclear facilities across the country, INEL has served the Federal Government and the citizens of America well. But now, the Federal Government must accept its responsibility under law to take nuclear waste to a facility licensed by an independent regulator where it can be managed safely and economically.

Mr. President, the bill I am introducing with you authorizes construction of a federally-licensed facility on the Nevada test site near Yucca Mountain to store spent Navy fuel from Idaho National Engineering Laboratory and other defense facilities and spent fuel currently stored at commercial nuclear power plants from Maine to California. The bill instructs the Federal Government to begin operation of an interim storage facility in 1998 so that highlevel radioactive materials can be transferred to the test site, where it can be more easily managed.

Transferring nuclear materials from sites around the country to a single facility holds several advantages over the current system. First, because the interim story facility provided in the

interim storage facility provided in myVerDate 20-SE

bill will be licensed by the Nuclear Regulatory Commission ensuring safe storage of all materials. Second, a single site will be far more economical to maintain and keep secure. Finally, the storage site designated in my bill is close to Yucca Mountain, the likely site of a permanent repository for highlevel waste

Mr. President, though some will surely disagree with our approach, I do not think it is unreasonable to assume that Yucca will eventually be judged as suitable for a permanent repository. Nor do I think that establishing a storage site near the mountain compromises the integrity of the scientific studies currently ongoing.

It is important to recall that scientists and engineers at Yucca Mountain have conducted the most thorough and comprehensive geological survey ever undertaken on any piece of earth. After \$5 billion in expenditures, the scientists have found no reason why the site would not be suitable for a permanent. nuclear waste repository. Moreover, the bill I am introducing today ensures that research at Yucca Mountain will continue during construction and operation of an interim storage facility.

Mr. President, the bill I introduce today is similar to legislation (H.R. 1020) that passed the House Commerce Committees 30-4 on August 2. My bill includes the following provisions that reform the Federal Government's spent fuel management program in these critical areas:

The bill reaffirms the Federal Government's responsibility to begin accepting waste from defense and commercial nuclear facilities in 1998.

It authorizes construction of an interim storage facility in two phases with date-certain schedules. Phase one will allow acceptance of up to 20,000 metric tons of uranium, including defense program waste, and phase two permits up to 100,000 metric tons.

It authorizes the Energy Department to develop a transportation system to safely move spent fuel from America's defense and commercial nuclear facilities to this single storage site.

It authorizes continued development of a permanent repository program according to DOE's 1994 program approach.

It requires the Energy Department to take title to spend nuclear fuel at plant sites and to operate a transportation system from a contract holder's designated site(s) to a Federal interim storage facility.

The Federal Department of Energy must purchase transportable storage containers, taking advantage of technologies available in the marketplace. Defense spent fuel must be transferred to containers that can be used at a storage facility licensed by the Nuclear Regulatory Commission.

Funding priorities for the Energy Department's program should be: First, interim storage and a related transportation system; second, construction of

a railroad spur in Nevada from existing rail lines to the interim storage facility; and third, scientific study for a repository location.

Mr. President, the principle dif-

Mr. President, the principle difference between the House bill and my bill revolves around future funding for civilian spent fuel management. The House committee voted to change current law which has resulted in the Federal Government collecting more than \$11 billion from utilities and their ratepayers over the last 13 years, while spending less than half of that amount for the purpose it was intended to be spent for; that is, building a nuclear waste repository. The rest of the money, more than \$5 billion, has been used to finance our deficit spending habit.

The House bill ensures that in future years appropriations in any given year will equal contributions from rate-payers. If Congress votes to reduce funding for the program, collections from utilities and ratepayers will be similarly reduced.

My bill retains the current funding mechanism for the DOE program. I hope as we proceed in the Senate, however, that we will take a close look at the House funding provision or something similar to help ensure that Congress once and for all moves toward ending the practice of collecting funds for specific purposes and then using them to help balance our out of balance budget.

Mr. President, this legislation will solve an important issue for the citizens of Idaho, and, frankly, for all Americans. The question of how best to manage spent nuclear fuel and other radioactive materials has been considered for most of my lifetime, certainly all of my career here in Washington. There is no question that centralized storage and disposal in a remote location is better than leaving nuclear waste scattered across the United States at multiple of sites. It is time to implement a centralized storage program and to develop the solution that protects public health and safety and the environment and future generations.

A dozen years ago, the Federal Government signed contracts with utilities and agreed to take title to and dispose of used nuclear fuel by 1998. Now it is time for the Federal Government to live up to its commitment to these consumers and to the residents of States like mine who have played an essential role in managing the waste from the Nation's nuclear defense program.

Mr. President, there is widespread support for these principles among State Governors, attorneys general, utility regulators and more than 180 Members from both sides of the aisle in the House of Representatives, which is considering similar legislation. I urge my colleagues to support this legislation to manage the Nation's nuclear waste in an integrated, sensible fashion and to demonstrate to the American

people that the Federal Government can honor its commitments.

The United States has benefited from the many uses of nuclear materials, whether as a deterrent to global conflict or nuclear fuel that is used to generate electricity in the manners that were environmentally sound and did not create air pollution.

Our generation has benefited enormously from these diverse uses. We have enjoyed peace, economic prosperity and a clearer environment. Now, our generation must finally take responsibility to properly manage spent fuel from the defense program and from more than 110 commercial nuclear powerplants.

İ am pleased that Senators FAIRCLOTH, HOLLINGS, KEMPTHORNE,— as I already mentioned—KYL and SMITH, are joining me as cosponsors. I will work to assure this bill moves through Congress in a timely fashion.

By Mr. HOLLINGS:

S. 1272. A bill to authorize the Secretary of Transportation to issue a certificate of documentation and coastwise trade endorsement for the vessel *Billy Buck*, to the Committee on Commerce, Science, and Transportation.

TRADING PRIVILEGES LEGISLATION

Mr. HOLLINGS. Mr. President, I am introducing a bill today to direct that the vessel *Billy Buck*, official No. 939064, be accorded coastwise trading privileges and be issued a certificate of documentation under section 12103 of title 46, United States Code.

The *Billy Buck* was constructed in Miami, FL, in 1980, and is a motor vessel presently used as a recreational vessel. It is 30.2 feet in length, 10.8 feet in breadth, has a depth of 4.8 feet, and is self-propelled

The vessel is owned by William E. Walpole of Wadmalaw Island, SC. Mr. Walpole would like to utilize his vessel, in the coastwise trade and fisheries of the United States. However, because the vessel was previously owned by a foreign interest and because the owner could not furnish a complete chain of title to the vessel, it did not meet the requirements for coastwise license endorsement in the United States. Such documentation is mandatory to enable the owner to use the vessel for its intended purpose.

The owner of the *Billy Buck* is seeking a waiver of the existing law because he wishes to use the vessel for charters. His desired intentions for the vessel's use will not adversely affect the coastwise trade in U.S. waters. If he is granted this waiver, it is his intention to comply fully with U.S. documentation and safety requirements. The purpose of the legislation I am introducing is to allow the *Billy Buck* to engage in the coatwise trade and the fisheries of the United States.

ADDITIONAL COSPONSORS

S. 356

waste in an integrated, sensible fashion and to demonstrate to the American and to demonstrate to the American are of the Senator from TennesseeVerDate 20-SE

[Mr. FRIST] was added as a cosponsor of S. 356, a bill to amend title 4, United States Code, to declare English as the official language of the Government of the United States.

S. 722

At the request of Mr. DOMENICI, the name of the Senator from Utah [Mr. BENNETT] was added as a cosponsor of S. 722, a bill to amend the Internal Revenue Code of 1986 to restructure and replace the income tax system of the United States to meet national priorities, and for other purposes.

S. 847

At the request of Mr. GREGG, the name of the Senator from Massachusetts [Mr. KERRY] was added as a cosponsor of S. 847, a bill to terminate the agricultural price support and production adjustment programs for sugar, and for other purposes.

S. 863

At the request of Mr. GRASSLEY, the name of the Senator from Wyoming [Mr. SIMPSON] was added as a cosponsor of S. 863, a bill to amend title XVIII of the Social Security Act to provide for increased medicare reimbursement for physician assistants, to increase the delivery of health services in health professional shortage areas, and for other purposes.

S. 969

At the request of Mrs. KASSEBAUM, the name of the Senator from Nebraska [Mr. KERREY] was added as a cosponsor of S. 969, a bill to require that health plans provide coverage for a minimum hospital stay for a mother and child following the birth of the child, and for other purposes.

S. 978

At the request of Mrs. HUTCHISON, the name of the Senator from Oregon [Mr. HATFIELD] was added as a cosponsor of S. 978, a bill to facilitate contributions to charitable organizations by codifying certain exemptions from the Federal securities laws, to clarify the inapplicability of antitrust laws to charitable gift annuities, and for other purposes.

S. 1130

At the request of Mr. Brown, the names of the Senator from Mississippi [Mr. LOTT], the Senator from Oklahoma [Mr. NICKLES], the Senator from Washington [Mr. GORTON], and the Senator from North Carolina [Mr. FAIRCLOTH] were added as cosponsors of S. 1130, a bill to provide for the establishment of uniform accounting systems, standards, and reporting systems in the Federal Government, and for other purposes.

S. 1131

At the request of Mr. ROCKEFELLER, the name of the Senator from Minnesota [Mr. WELLSTONE] was added as a cosponsor of S. 1131, a bill to amend title 38, United States Code, to authorize the provision of financial assistance in order to ensure that financially needy veterans receive legal assistance in connection with proceedings before

the United States Court of Veterans Appeals.

S. 1136

At the request of Mr. HATCH, the name of the Senator from New Jersey [Mr. LAUTENBERG] was added as a cosponsor of S. 1136, a bill to control and prevent commercial counterfeiting, and for other purposes.

S. 1138

At the request of Mr. GRASSLEY, the names of the Senator from Oklahoma [Mr. Inhofe], the Senator from Indiana [Mr. Coats], the Senator from Alaska [Mr. Murkowski], and the Senator from New Hampshire [Mr. Gregg] were added as cosponsors of S. 1138, a bill to amend title XVIII of the Social Security Act to provide that certain health insurance policies are not duplicative, and for other purposes.

S. 1266

At the request of Mr. MACK, the name of the Senator from New Mexico [Mr. DOMENICI] was added as a cosponsor of S. 1266, a bill to require the Board of Governors of the Federal Reserve System to focus on price stability in establishing monetary policy to ensure the stable, long-term purchasing power of the currency, to repeal the Full Employment and Balanced Growth Act of 1978, and for other purposes.

SENATE RESOLUTION 146

At the request of Mr. JOHNSTON, the names of the Senator from Minnesota [Mr. WELLSTONE], the Senator from Mississippi [Mr. LOTT], the Senator from Georgia [Mr. COVERDELL], and the Senator from South Dakota [Mr. DASCHLE] were added as cosponsors of Senate Resolution 146, a resolution designating the week beginning November 19, 1995, and the week beginning on November 24, 1996, as "National Family Week," and for other purposes.

AMENDMENTS SUBMITTED

VA-HUD APPROPRIATIONS ACT FOR FISCAL YEAR 1996

BUMPERS (AND OTHERS) AMENDMENT NO. 2776

Mr. BUMPERS (for himself, Mr. Warner, Mr. Cohen, Mr. Kerry, Mr. Bryan, Mr. Bradley, Mr. Feingold, Mr. Leahy, Mr. Kohl, Mr. Wellstone, and Mr. Simon) proposed an amendment to the bill (H.R. 2099) making appropriations for the Departments of Veterans Affairs and Housing and Urban Development, and for sundry independent agencies, boards, commissions, corporations, and offices for fiscal year ending September 30, 1996, and for other purposes, as follows:

Strike lines 14 through 15 on page 158 and insert in lieu thereof the following: "\$3,504,000,000, to remain available until September 30, 1996. *Provided,* that of the funds made available under this heading, no funds shall be expended on the Space Station program, except for termination costs."

ADDITIONAL STATEMENTS

KENNETH B. SCHWARTZ

• Mr. KERRY. Mr. President, I want to take a moment today to remember Kenneth B. Schwartz of Brookline, MA. I first worked with Ken when I was Lieutenant Governor and he was general counsel to the executive office of human services. He had a brilliant analytical mind, a keen sense of humor, and most important, he was one of the purely nicest human beings ever to walk the face of the Earth. He cared deeply about the most vulnerable among us, the elderly, the poor, the mentally ill.

Tragically, he was diagnosed last November with cancer. Despite having the best medical care available, Ken died September 10, at age 40, leaving his wife, Ellen Cohen, and his 2-year-old son, Benjamin.

Despite pain, surgeries, the devastating effects of chemotherapy, and the mental anguish that knowledge of his condition brought, Ken turned his experience into something quite remarkable and enormously valuable for both those afflicted with cancer and those who treat them.

The son and brother of doctors. Ken wrote an article for the Boston Globe magazine on his experience as a patient, and his relationship with the caregivers at the teaching hospital where he was treated. Ken's article opened the eyes of the medical community in a way that rarely occurs even in the most sympathetic and responsive of hospitals. His article came to the attention of the "Good Morning America" show, which featured him in one of its segments. During this alltoo-brief period of time, he also helped establish the Kenneth B. Schwartz Center for the Study of Caregiver-Patient Relationships at Massachusetts General Hospital, so that the lessons he learned from his illness might be studied and broadened to the benefit of future patients, their doctors and other caregivers.

As was said of Sir Thomas More, Ken was:

A man of angel's wit and singular learning; I know not his fellow. For where is the man of that gentleness, lowliness and affability? And as time requireth, a man of marvelous mirth and pastimes; and sometimes of as sad a gravity; a man for all seasons.

I ask that his Boston Globe article be placed in the CONGRESSIONAL RECORD at this point, and I commend it to all my colleagues in the Congress.

The article follows:

[From The Boston Globe Magazine, Jul. 16, 1995]

A PATIENT'S STORY

(By Kenneth B. Schwartz)

Until last fall, I had spent a considerable part of my career as a health-care lawyer, first in state government and then in the private sector. I came to know a lot about health-care policy and management, government regulations and contracts. But I knew little about the delivery of care. All that changed on November 7, 1994, when at age 40

I was diagnosed with advanced lung cancer VerDate 20-SE

In the months that followed, I was subjected to chemotherapy, radiation, surgery, and news of all kinds, most of it bad. It has been a harrowing experience for me and for my family. And yet, the ordeal has been punctuated by moments of exquisite compassion. I have been the recipient of an extraordinary array of human and humane responses to my plight. These acts of kindness—the simple human touch from my caregivers—have made the unbearable bearable.

During September and October of 1994, I made several visits to the outpatient clinic of a Boston teaching hospital for treatment of a persistent cough, low-grade fever, malaise, and weakness. The nurse practitioner diagnosed me as having atypical pneumonia and prescribed an antibiotic. Despite continued abnormal blood counts, she assured me that I had a post-viral infection and didn't need an appointment with my physician until mid-November, if then. By mid-October, I felt so bad that I decided I could not wait until November 11 to be seen. Disappointed with the inaccessibility of my physician, I decided to seek care elsewhere, with the hope that a new doctor might be more responsive.

My brother, a physician who had trained at Massachusetts General Hospital, arranged for an immediate appointment with Dr. Jose Vega, an experienced internist affiliated with MGH. Dr. Vega spent an hour with me and ordered tests, including a chest X-ray. He called within hours to say he was concerned by the results, which showed a "mass" in my right lung, and he ordered a computerized-topography scan for more detail. I remember leaving my office for home, saying quickly to my secretary, Sharyn Wallace, "I think I may have a serious medical problem." Indeed, the CT scan confirmed abnormal developments in my right lung and chest nodes.

The next day, Dr. Vega, assuring me that he would continue to be available to me whenever I needed him, referred me to Dr. Thomas Lynch, 34-year-old MGH oncologist specializing in lung cancer. Dr. Lynch, who seems driven by the ferocity of the disease he sees every day, told me that I had lung cancer, lymphoma, or some rare lung infection, although it was most likely lung cancer.

My family and I were terrified. For the next several months, my blood pressure, which used to be a normal 124 over 78, went to 150 over 100, and my heart rate, which used to be a low 48, ran around 100.

Within 72 hours of seeing Dr. Lynch, I was scheduled for a bronchoscopy and a mediastinoscopy, exploratory surgical procedures to confirm whether I indeed had lung cancer. Until this point, I had thought that I was at low risk for cancer: I was relatively young, I did not smoke (although I had smoked about a cigarette a day in college and in law school and for several years after that), I worked out every day, and I avoided fatty foods.

The day before surgery, I was scheduled to have a series of tests. The presurgery area of the hospital was mobbed, and the nurses seemed harried. Eventually, a nurse who was to conduct a presurgical interview called my name. Already apprehensive, I was breathing hard

The nurse was cool and brusque, as if I were just another faceless patient. But once the interview began, and I told her that I had just learned that I probably had advanced lung cancer, she softened, took my hand, and asked how I was doing. We talked about my 2-year-old son, Ben, and she mentioned that her nephew was named Ben. By the end of our conversation, she was wiping tears from her eyes and saying that while she normally was not on the surgical floor, she would

come see me before the surgery. Sure enough, the following day, while I was waiting to be wheeled into surgery, she came by, held my hand, and, with moist eyes, wished me luck.

This small gesture was powerful; my apprehension gave way to a much-needed moment of calm. Looking back, I realize that in a high-volume setting, the high-pressure atmosphere tends to stifle a caregiver's inherent compassion and humanity. But the briefest pause in the frentic pace can bring out the best in a caregiver and do much for a terrified patient.

The nurse left, and my apprehension mounted. An hour later, I was wheeled to surgery for a biopsy of the chest nodes and the mass in my lung. I was greeted by a resident in anesthesiology, Dr. Debra Reich, who took my pulse and blood pressure and said You're pretty nervous, huh?" She medicated me with tranquilizers, but that did not stop me from asking about where she lived, where she had trained, and whether she was married. I jokingly asked her how come she was the only Jewish doctor I had met during my time at MGH. When it turned out that she lived down the street from me and liked the sandwiches at the same corner shop, Virginia's, I felt comforted. She squeezed my shoulder, wished me luck, and wheeled my into surgery.

When I awoke, I was told that I had adenocarcinoma in my right lung and in several chest nodes—in other words, advanced lung cancer. I don't remember a lot about those hours, but I remember Dr. Vega's face, with tears in his eyes. I also remember feeling very sad and scared.

A few days later, I received a letter from Dr. Reich: "Remember me, your friendly anesthesiologist? I came by to see you this afternoon as my professional duty but also to express my sadness in hearing about your diagnosis. Your door was closed and there seemed to be a lot of activity, so I decided not to disturb you.

"As I'm sure you know, we as physicians are taught not to become emotionally involved in our patients because then we would be continually devastated. But I guess because we had such a nice interaction before your surgery and because your life was one which I could relate to so well—being Jewish, professional, renovating a house, sandwiches, at Virginia's, etc.—your situation really struck a chord in me. (Hey, maybe you can't even remember any of this because of the medicine I gave you, but hopefully you do

do . . .)

"I was very impressed that during the fear and anxiety you were experiencing, you still maintained your composure, your sense of humor, and even thought to ask me when I was getting married.

"So, anyway, as you told me, keeping your wife and son in mind will make you fight strong, and I know this to be true! I know that you have a very loving and supportive family who will help you through this as well

"Best, wishes, and maybe I'll run into you sometime at Virginia's."

I had not forgotten Dr. Reich, nor will I ever forget her willingness to cross the professional barrier, hold my hand, and write those words.

It was clear that I would soon begin a new chapter in my illness and undergo the classic treatment for such advanced cancer, intensive chemotherapy and radiation, followed by surgery to remove the tumors, nodes, and entire lung, if necessary. Dr. Lynch told me that this option presented the real possibility of a cure.

Over the next week, I had a series of additional radiologic scans to determine if the cancer had spread beyond my chest. These

scans are incredibly scary: You are placed in a tube resembling a sarcophagus, with only 6 inches between you and the walls, and you may spend several hours inside, deafened by the clanging machine. And the scans always raise fears about whether more bad news in around the corner.

Dr. Vega or Dr. Lynch always made it a point, though, to relay results within 24 hours so my family and I didn't have to endure the anxiety of uncertainty any longer than necessary.

than necessary.

The scans of my body, head, liver, bones, and back were clear. I was relieved.

The doctors soon began an intensive regimen of chemotherapy and radiation, with the goal of destroying the cancer and preparing for surgery to remove my lung.

Before being admitted for my first five-day course of chemotherapy. I had a radiationsimulation session. During such session, therapists meticulously map their targets by marking your skin where the radiation should be directed. I was asked to lie on a table in a large, cold chamber. The radiation therapist. Julie Sullivan, offered me a blanket and, mentioning that the staff had a tape deck asked if I had any request; I recalled my college days and asked for James Taylor. Listening to "Sweet Baby James" and "Fire and Rain" I though back to a time when the most serious problem I faced was being jilted by a girlfriend, and tears ran down my cheeks. As therapists came and went, Julie Sullivan held my hand and asked me if I was OK. I thanked her for her gentleness. After having a Port-o-Cath implanted in

After having a Port-o-Cath implanted in my chest—a device that allows chemotherapy to be administered without constant needle sticks in the arm—I was admitted to MGH in mid-November. During that and other hospitalizations, either my mother or sister would stay overnight, often sleeping in cramped chairs. When I awoke at night in an anxious sweat or nauseated, I would see one of them and feel reassured.

While doctors managed my medical cure, my day-to-day quality of life and comfort were in the hands of two or three nurses. These nurses showed competence and pride in their work, but they also took a personal interest in me. It gave me an enormous boost, and while I do not believe that hope and comfort alone can overcome cancer, it certainly made a huge difference to me during my time in the hospital.

During the period between my chemotherapies, when I also received highdose radiation twice a day, I came to know a most exceptional caregiver, the outpatient oncology nurse Mimi Batholomay. An eightyear veteran who had experienced cancer in her own family, she was smart, upbeat, and compassionate I had to receive fluids intravenously every day at the clinic, and while there we talked regularly about life, cancer, marriage, and children. She, too, was willing to cross that professional Rubicon-to reach out and talk about my fear of dying or, even worse, my fear of not living out my life, of not biking through the hills of Concord and Weston on summer weekends with my brother, of not seeing my child grown up, of not holding my wife in my arms. And she took the risk of talking about her own father's recent bout with cancer. I cannot emphasize enough how meaningful it was to me when caregivers revealed something about themselves that made a personal connection to my plight. It made me feel much less lonely. The rule books, I'm sure, frown on such intimate engagement between caregiver and patient. But maybe it's time to rewrite them.

After my second round of chemotherapy, I was ready for the final stage of what we hoped would be a cure: surgery. Before this could happen, Dr. Lynch repeated my radiologic scans, to be sure that the cancerVerDate 20-SE

had not spread. He assured me that the chance of any such metastasis was remote—less than 5 percent—although it would be a disaster if it occurred.

The scans were endless, scary; and lonely. While members of my family stayed with me in the waiting rooms, they could not accompany me to the scanning rooms; the experience again was harrowing. But I felt my greatest fear while awaiting the results. After a week of tests, I had one last scan of my bones. I was concerned when the technologist asked to do a special scan of my back that had not been done before.

The next day, I called Dr. Lynch's office and asked his assistant, Mary Elen Rousell, when I could come in to find out the results. She said, "How about this afternoon?" and then added, "You might want to bring someone." My heart skipped. When my wife and I entered Dr. Lynch's office and saw his face, our hearts sank. He was ashen. He said that while all the other scans were clear, there appeared to be a metastatic tumor in my spine. He explained that this meant that lung surgery at this point would be futile, since other metastases were likely to surface

Dr. Lynch said that he could not be 100 percent certain that this was a tumor and that, because so much was at stake, we should do a biopsy. My wife and I wept openly—in part because, looking at Dr. Lynch's face, we felt that he had lost hope.

I could not help but ask what treatment options were available, and he mentioned a drug called Taxol. Still being the lawyer, I quizzed him:

Me: What is the percentage of people who benefit from Taxol?

Dr. Lynch: Forty percent.

Me: How much do they benefit?

Dr. Lynch: They can get several years of life, although it is not a cure. And the median survival for patients on Taxol with your advanced state of disease is nine months.

advanced state of disease is nine months. Nine months! My wife and I cringed. I ended the session by asking Dr. Lynch, "How do you do this work?" And he answered, in genuine pain, "By praying that I don't have days like today."

I began to have trouble sleeping, and when I awoke, I was filled with dread and despair. I thought frequently of the observation of Richard Block, the founder of H&R Block, who had survived lung cancer after being told initially that he had only months to live: "I lived for five days without hope and . . . my life during those five days . . was far worse than at any time during the 'horrible' ordeal of tests or treatments."

And when I contemplated not living to see my son grow up or not cherishing my wife for a lifetime, I thought of King Lear, who, at a low point, wailed:

I am bound

Upon a wheel of fire, that mine own tears

Do scald like molten lead

I desperately needed to regain hope, and I needed Dr. Lynch to regain his sense of hope.

A few days later, I had the biopsy. Dr. Lynch met with my family to report that, indeed, after considerable searching, the pathologist had found small deposits of adenocarcinorea in my vertebra. It was now confirmed that I had metestatic lung cancer. Although my brother and my father, who is also a physician, raised the possibility of radical surgery on my back and lung to remove all the tumors, Dr. Lynch and the surgeons rejected this option because further metestates were likely to appear, and the surgery would be debilitating and reduce my quality of life at a time when my life could well be substantially shortened.

The clear treatment was more chemotherapy. Dr. Lynch again recommended the use of Taxol, with the hope of slowing the cancer's spread.

My wife and I were largely silent during the medical discussion. I asked my father and brother to leave so my wife and I could talk not facts and figures but matters of the heart. When they had left, I said to Dr. Lynch, "You told me two things all along: One, that you were aiming for a total cure, and if that were not feasible, you would tell me at that time. And two, you would never, ever give up on me, never stop trying to fight, to extend my life as long as possible. Am I no longer on the cure route?"

He looked somberly at us and explained that there were no known treatments to cure this stage of cancer.

"And will you stick by me and fight to the end?" I asked.

He nodded vigorously and then outlined a number of state-of-the-art, experimental protocols from which I might benefit after Taxol

And leaving statistics behind he talked of several patients who had defied the odds and lived for years beyond expectations. He advised that my goal should be to be here the same time next year, and then the year after, and the year after-one day at a time, one month at a time, one year at a time. He mentioned several breast-cancer patients who had told him that they had relished their final years with their children in a way that they had never known before. It felt good to leave the medical talk and speak heart to heart, and it felt to me that he had regained a sense of hope-not for some magical cure but for the possibility of extending my life.

It was critical to my wife and to me that he not give up hope. I understood his surprise and disappointment at the metastasis; in fact as one friend suggested, his distress in that event was a sign of his caring about me and his involvement with my case. But we desperately needed him to give us a realistic basis for hope—and he had.

The next day, I began a new chapter in my fight. And once again, Mimi Bartholomay was by my side, monitoring my reaction and assuring me that most people tolerated Taxol very well. I had no allergic reactions, and I felt good that the battle was under way. I had hoped that maybe this would buy me time. Time was now my best friend, since it could allow medical research to advance and doctors to find new strategies and maybe even a cure for advanced lung cancer.

During this period, with help from my father, who has had a long and distinguished career in academic medicine, I began to explore potential cutting-edge protocols that could supplement or follow Taxol.

My father arranged a meeting for my wife and me with Dr. Knot J. Isselbacher, a distinguished researcher and director of the MGH Cancer Center. He is a small man with a large presence and piercing blue eyes, and he was surrounded by medical books, papers, and many pictures of his family. He was upbeat, telling us of protocols under way that showed promise in fighting metastatic tumors. Like several others, be told me a personal story that cut to the bone: A close family member, he said, had been diagnosed with advanced cancer, which the attending oncologist had said was "very, very bad. The family member had said to him: "Kurt you have helped so many people in your lie, can you now help me!" He personally treated the family member in that person's home with chemotherapy, and, 21 years later, that person is thriving.
Dr. Isselbacher offered to serve as an advo-

Dr. Isselbacher offered to serve as an advocate for me, to work with my father and Dr. Lynch to find the most promising protocols. I told him at the meeting that while I had no illusions, I was deeply moved by his refusal to give up and by his abiding hope; I was especially affected because such hopefulness

was not coming from a faith healer but a distinguished researcher. He has strengthened our resolve to fight.

As I grappled to maintain my hope in the face of the advancing disease, I was referred to Dr. Ned Cassen, a senior MGH psychiatrist who not only had had vast experience with the seriously ill but was himself a Jesuit priest. I had met with him once during my second hospitalization, and my memory through the haze was that he was the first person with whom I had discussed death. I remembered that when I had asked him if, when, and how I should say goodbye to people, he said, "You know, you don't have to wait to say goodbye; you can express you love and appreciation for people right now, every day."

After the devastating news of the metastasis, I felt the urge to seek our Dr. Cassem again, in part to ask if there was anything more I should be doing to help my son, Ben, cope with my illness or the eventuality of my death. I mentioned that several people had suggested I make a videotape for Ben but that I thought I couldn't do that. Dr. Cassem replied that every time we played or laughed together, we were creating building blocks, precious memories that will be part of him forever.

I also asked him if he thought I should be doing more to prepare for the possibility of an early death. He looked perplexed and asked, "Have you prepared your will?" I said yes. "Are your affairs otherwise in order" I again said yes. "So it sounds like you are prepared... Remember, death is a minor matter. Living... that's the challenge."

I then told him of the paradox that moments of great pleasure-playing with my son, snuggling with my wife, talking intensely with friends-also caused me great pain and tears. Was I depressed? Was this something to worry about? He looked at me thoughtfully and said: "When you cry about your son, it's because he has touched you deeply. It's an affirmation of your love for him. When you weep about the joy you experience with your wife or close friends that's an acknowledgment of your love for them. That's not a bad trung.... without tears has been a dull day." I nodded lieve in the power of prayer" Dr. Cassem nodded. "Absolutely," he said, "and your name is on my prayer list." I felt warmed in his presence, by his wisdom, his common sense, and his spirituality.

In recent months, I have had several setbacks: a bone scan that showed four to five additional tumors, and a CT scan that showed significant progression of the cancer in both lungs. The only good news was that it had not spread to my head or liver. I am pained, but not surprised, at the relentlessness of the disease, and I am straining to retain hope that one of the experimental treatments may succeed where chemotherapy has failed

For the first time, I recently mentioned to Dr. Lynch the idea of a hospice service and wondered how I might reduce future pain as the cancer progresses. Dr. Lynch answered that we were still a long way from that discussion, that we still had many avenues to explore, and that he remained as committed as ever to doing whatever he could to extend my life in a quality way.

Around the time of the CT scan, when I was feeling particularly dejected, I had an appointment with Mimi Bartholomay for an injection. She was running late, and as she approached me in the clinic waiting room, she looked harried. But as she got closer, she could see how unhappy I was, and she put her arm around me and directed me to a private room. I began to cry, and she intuitively responded: "You know, scan days are the VerDate 20-SE

worst. But whatever the results, we are not going to give up on you. We're going to fight with you and for you all the way." I hugged her and thanked her for hanging in there with me.

If I have learned anything, it is that we never know when, how, or whom a serious illness will strike. If and when it does, each one of us wants not simply the best possible care for our body but for our whole being.

I still am bound upon Lear's wheel of fire, but the love and devotion of my family and friends, and the deep caring and engagement of my caregivers, have been a tonic for my soul and have helped to take some of the sting from my scalding tears.

TRIBUTE TO THE MISSOURI MER-CHANTS AND MANUFACTURERS ASSOCIATION

• Mr. BOND. Mr. President, I rise today to pay a special tribute to the Missouri Merchants and Manufacturers Association. I am very pleased to recognize this organization for its 15 years of superior service to the Missouri business community.

The Missouri Merchants and Manufacturers Association was formed in 1980. With hard work and untiring commitment, the MMMA has grown into a strong, well respected voice in the legislative process representing over 5,000 small and mid-sized businesses across the State of Missouri. It is actively involved in educating MMMA members and serving as an advocate on State legislative issues impacting businesses.

While Governor of Missouri, I found that the MMMA's active involvement in State legislative issues provided a vital resource. As chairman of the Committee on Small Business, I highly value the insights they have shared on numerous issues of great importance to America's business.

The quality individuals that comprise the MMMA epitomize the kind of dedication, work ethic and ideals necessary to meet the ongoing challenges and demands of the business community. Their leadership has influenced passage of important legislation and provided dependable resources in many court cases to benefit employers. The Missouri Merchants and Manufacturers Association will commemorate its 15th anniversary at an annual fall dinner on September 30, 1995. It is my great pleasure to congratulate the MMMA for this significant accomplishment.●

THE AMERICORPS PROGRAM

• Mr. LIEBERMAN. Mr. President, over the last few months, there have been a number of speeches in this Chamber and even more outside of it criticizing pointless partisanship. Although matters of philosophy and implementation do frequently divide Senators on this side of the aisle from those on the other side, the country has a right to expect that we will seize every chance to work together.

I would have thought that national service provided a perfect opportunity for that common ground. Republicans

and Democrats alike have called for greater personal responsibility, for increased involvement of citizens in our communities, for people pitching in to do what needs to be done to make America as smart and safe and strong as we have dreamed it could be.

These are the very same goals of AmeriCorps, the new domestic Peace Corps established by Congress only 2 years ago. Just this past week, the first 20,000 AmeriCorps members completed their service in my State of Connecticut and all across the country. I know how much they have achieved in Connecticut

Forty percent of the 300 students tutored by the University of Bridgeport AmeriCorps members have increased their levels of achievement in one or more areas. AmeriCorps members in the Leadership, Education and Athletics in Partnership [LEAP] program trained 600 children to volunteer at the Special Olympics when they were held in New Haven. Community Action for Greater Middlesex County was able to bring over 60 volunteers to Christmas in April, thanks to the presence of AmeriCorps members. They refurbished 15 bedrooms and 8 bathrooms at the Eddy Shelter and rehabilitated the home of 90-year-old Alice Taylor, who, in her own lifetime has taken care of over 1,000 foster children, as well as raised her own 8 children.

AmeriCorps offers an opportunity for young people and Americans of all ages. It makes the dream of a college education a reality for families who work hard and play by the rules—while meeting compelling human needs in our communities in a cost effective manner.

Independent analyses show just how cost-effective this initiative has been in its first year. The GAO said that the Corporation for National Service's resources total about \$17,600 per member, which is not only in line with the Corporation's estimate of \$18,800 per member but in line with what Congress authorized

Mr. President, the only formal costbenefit analysis of AmeriCorps, done by four conservative economists, estimated a return of \$1.60 to \$2.60 in direct benefits for every dollar AmeriCorps invests.

We need to build on this success, not walk away from it. The private sector poured \$41 million in resources into local AmeriCorps programs this last year, a tremendous feat when you consider that Congress had called for \$32 million in matching funds from all sources. We've got an impressive public/private partnership going here and we really need to nurture it.

We won't find common ground or reach higher ground if we turn national service into a partisan political football. We owe those 20,000 AmeriCorps members—and all Americans—better than that.

TRIBUTE TO JASON REESE

• Mr. FRIST. Mr. President, I would like to take the time today to commend a very special Tennessean who has shown tremendous strength of character and a will to succeed. Jason Reese is an 18-year-old from Morristown, TN, who has just been named the Boys & Girls Club of America's 1995-96 National Youth of the Year for his commitment to community service, scholastic achievement, and leadership skills.

Jason entered the competition for National Youth of the Year when he became the Morristown Boys & Girls Club's Youth of the Month and later their Youth of the Year. He was then chosen Youth of the Year by the State of Tennessee and the southeast regional representative for the national competition. The finalists traveled to Washington, D.C. and were judged on their activities in their local Boys & Girls Clubs, their values and integrity, their academic achievements, their service to their communities, and their commitment to their families.

As the National Youth of the Year, Jason will have the opportunity to meet with youth from Boys & Girls Clubs throughout the country and discuss the impact the programs can have on one individual. For years, Jason lived without a male role model. But through drive and determination, Jason Reese overcame those obstacles, and he has become a role model for other youths

Jason was abandoned by his father when he was a baby, and later his stepfather abandoned him and his two younger stepbrothers. Jason grew up quickly, holding a part-time job, working hard in school, and caring for his brothers at home while his mother worked and attended school. He also joined the Boys & Girls Club in Morristown, where he grew up in other ways. There, he served as a junior staff member, a member of the Keystone Leadership Club, and as a delegate to the club's board of directors. He took part in most of the club's programs, and he learned the social and leadership skills that he says gave him the motivation and self-esteem he needed to succeed in

his school, community, and family.
Outside of the Boys & Girls Club,
Jason has volunteered in nursing
homes, helped refurbish a local park,
and tutored younger children.
Throughout that time, he maintained a
3.83 cumulative grade point average in
his advanced and college placement
curriculum at Morristown-Hamblen
School West, and he took on enough responsibilities at home to allow his
mother to work and graduate from college with a degree in psychology.

After 8 years in the Boys & Girls Club and a lifetime of his own dedication, Jason Reese has entered the University of Tennessee at Knoxville as a freshman honors student in engineering. In addition to being a National Merit Scholar and a UT Centennial Scholar,

Jason will receive a \$10,000 scholarshipVerDate 20-SE

from the Reader's Digest Association, which sponsored the National Youth of the Year Award. Those combined scholarships will cover the costs of Jason's tuition, books, and room and board for the next 4 years.

Mr. President, I had the pleasure to meet briefly with Jason at my constituent coffee last week when he was in Washington, D.C., with the other four finalists. Jason has the commitment and the integrity to lead the Nation's youth. And I have great confidence that his year as the National Youth will not only benefit him personally, but will have a positive impact on the millions of kids in Boys & Girls Clubs throughout the country.

COMMEMORATING 1995 HEALTHY CHOICE AMERICAN HEART WALK

• Mr. BRADLEY. Mr. President, I rise today to call attention to a wonderful opportunity for my colleagues and their staff to do something good for both themselves and for America; to participate in the Healthy Choice American Heart Walk on September 28 at noon. America's national campaign to fight heart disease will start in the Nation's Capital with a walk on the National Mall involving thousands of our fellow Government and congressional leaders, celebrities, Federal workers, and others.

It is fitting to begin this event in our Nation's Capital because heart disease is a national problem. It is our Nation's No. 1 killer and disabler, and it exacts a devastating emotional and financial toll each year. Of the 10 leading causes of death in our country, heart disease leads the list, and kills more of us each year than the next 9 causes combined. And the financial impact of heart disease and stroke accounts for about one-seventh of our Nation's entire health care bill.

Local American Heart Association chapters have organized more than 800 walks involving thousands of people in cities and towns from coast-to-coast in late September and early October. The steps that will be taken on The Mall this Thursday begin a national round of Heart Walks in which over 400,000 Americans will participate. In the next few weeks, this army of walkers will cover more than 1.2 million miles and will raise more than \$13 million for the American Heart Association.

With the Heart Walk, we can all quite literally—take meaningful steps toward conquering this killer. We can also advance our cause in two critical ways-by taking steps toward a heartsmart lifestyle and helping others by raising funds to support the ongoing education and research efforts of the American Heart Association.

I urge my colleagues in the Senate to fit this into their schedules and to encourage their staff to participate as well.●

NOTE

In the RECORD of Friday, September 22, 1995, during the consideration of the message from the House on S. 440, at page S14144, the text of the House message was inadvertently omitted. The permanent RECORD will be corrected to reflect the following.

NATIONAL HIGHWAY SYSTEM DES-IGNATION ACT OF 1995-MESSAGE FROM THE HOUSE

Mr. CHAFEE. Mr. President, I ask that the Chair lay before the Senate a message from the House of Representatives on S. 440. a bill to amend title 23. United States Code, to provide for the designation of the National Highway System, and for other purposes.

The PRESIDING OFFICER laid before the Senate the following message from the House of Representatives:

Resolved. That the bill from the Senate (S. 440) entitled "An Act to amend title 23, United States Code, to provide for the designation of the National Highway System, and for other purposes", do pass with the following amendments:

Strike out all after the enacting clause, and insert:

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) SHORT TITLE.—This Act may be cited as the "National Highway System Designation Act of 1995"

(b) TABLE OF CONTENTS.—

Sec. 1. Short title; table of contents.

Sec. 2. Secretary defined.

TITLE I—NATIONAL HIGHWAY SYSTEM Sec. 101. National Highway System designation. TITLE II—HIGHWAY FUNDING RESTORATION

Sec. 201. Short title.

Sec. 202. Findings and purposes.

Sec. 203. State high priority project restoration program.

Sec. 204. Rescissions.

Sec. 205. State unobligated balance flexibility.

Sec 206 Minimum allocation

Sec. 207. Relief from mandates.

Sec. 208. Definitions.

TITLE III—MISCELLANEOUS PROVISIONS

Sec. 301. Distribution of transit operating assistance limitation.

Sec. 302. Accountability for high cost Federalaid projects.

Sec. 303. Letters of intent and full financing grant and early systems work agreements.

Sec. 304. Report on capital projects.

Sec. 305. Repeal and modification of existing projects.

Sec. 306. Miscellaneous transit projects.

Sec. 307. Metropolitan planning for transit projects.

Sec. 308. Contracting for engineering and design services.

Sec. 309. Ferry boats and terminal facilities.

Sec. 310. Utilization of the private sector for surveying and mapping services.

Sec. 311. Formula grant program. Sec. 312. Accessibility of over-the-road buses to individuals with disabilities.

Sec. 313. Alaska Railroad.

Sec. 314. Alcohol and controlled substances testing.

Sec. 315. Alcohol-impaired driving countermeasures.

Sec. 316. Safety research initiatives.

Sec. 317. Public transit vehicles exemption.

Sec. 318. Congestion mitigation and air quality improvement program.

Sec. 319. Quality improvement.

Sec. 320. Applicability of transportation conformity requirements.

Sec. 321. Quality through competition.

Sec. 322. Applicability of certain vehicle weight limitations in Wisconsin.

Sec. 323. Treatment of Centennial Bridge, Rock Island, Illinois, agreement.

Sec. 324. Metric requirements and signs. Sec. 325. ISTEA technical clarification.

Sec. 326. Metropolitan planning for highway projects.

Sec. 327. Non-Federal share for certain toll $bridge\ projects.$

Sec. 328. Discovery and admission as evidence of certain reports and surveys.

Sec. 329. National recreational trails.

Sec. 330. Identification of high priority corridors.

Sec. 331. High priority corridor feasibility studies.

Sec. 332. High cost bridge projects.

Sec. 333. Congestion relief projects.

Sec. 334. High priority corridors on National Highway System.

Sec. 335. High priority corridor projects. Sec. 336. Rural access projects.

Sec. 337. Urban access and mobility projects.

Sec. 338. Innovative projects.

Sec. 339. Intermodal projects.

Sec. 340. Miscellaneous revisions to Surface Transportation and Uniform Relocation Assistance Act of 1987.

Sec. 341. Eligibility.

Sec. 342. Orange County, California, toll roads.

Sec. 343. Miscellaneous studies.

Sec. 344. Collection of bridge tolls. Sec. 345. National driver register.

Sec. 346. Roadside barrier technology.

Sec. 347. Motorist call boxes.

Sec. 348. Repeal of national maximum speed limit compliance program.

Sec. 349. Elimination of penalty for noncompliance for motorcycle helmets.

Sec. 350. Safety rest areas.

Sec. 351. Exemptions from requirements relating to commercial motor vehicles and their operators.

Sec. 352. Traffic control signs

Sec. 353. Brightman Street Bridge, Fall River Harbor, Massachusetts.

Sec. 354. Motor carrier safety program.

Sec. 355. Technical amendment.

Sec. 356. Safety report.

Sec. 357. Operation of motor vehicles by intoxicated minors.

Sec. 358. Effectiveness of drunk driving laws.

SEC. 2. SECRETARY DEFINED.

In this Act, the term "Secretary" means the Secretary of Transportation.

TITLE I—NATIONAL HIGHWAY SYSTEM SEC. 101. NATIONAL HIGHWAY SYSTEM DESIGNA-TION.

Section 103 of title 23, United States Code, is amended by inserting after subsection (b) the

"(c) INITIAL DESIGNATION OF NHS.—The National Highway System as submitted by the Secretary of Transportation on the map entitled 'Official Submission, National Highway System, Federal Highway Administration', and dated September 1, 1995, is hereby designated within the United States, including the District of Columbia and the Commonwealth of Puerto Rico.

''(d) MODIFICATIONS TO THE NHS.-

"(1) PROPOSED MODIFICATIONS.—The Secretary may submit for approval to the Committee on Environment and Public Works of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives proposed modifications to the National Highway System. The Secretary may only propose a modification under this subsection if the Secretary determines that such modification meets the criteria and requirements of subsection (b). Proposed modifications may include new segments and deletion of existing segments of the Na-

tional Highway System. VerDate 20-SEP-95 02:15 Oct 03, 1995 J

'(2) APPROVAL OF CONGRESS REQUIRED.—A modification to the National Highway System may only take effect if a law has been enacted approving such modification.

(3) REQUIRED SUBMISSIONS.

'(Á) INITIAL SUBMISSION.—Not later than 180 days after the date of the enactment of the National Highway System Designation Act of 1995, the Secretary shall submit under paragraph (1) proposed modifications to the National Highway System. Such modifications shall include a list and description of additions to the National Highway System consisting of connections to major ports, airports, international border crossings, public transportation and transit facilities, interstate bus terminals, and rail and other intermodal transportation facilities.

(B) CONGRESSIONAL HIGH PRIORITY COR-RIDORS.—Upon the completion of feasibility studies, the Secretary shall submit under paragraph (1) proposed modifications to the National Highway System consisting of any congressional high priority corridor or any segment thereof established by section 1105 of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2037) which was not identified on the National Highway System designated by subsection

(c).
"(4) INTERIM ELIGIBILITY.—
Notw

"(A) IN GENERAL.—Notwithstanding paragraph (2), a modification to the National Highway System which adds to the National Highway System a connection to a major port, airport, international border crossing, public transportation or transit facility, interstate bus terminal, or rail or other intermodal transportation facility shall be eligible for funds apportioned under section 104(b)(1) for the National Highway System if the Secretary finds that such modification is consistent with criteria developed by the Secretary for such modifications to the National Highway System.

'(B) PERIOD OF ELIGIBILITY.—A modification to the National Highway System which is eligible under subparagraph (A) for funds apportioned under section 104(b)(1) may remain eligible for such funds only until the date on which a law has been enacted approving modifications to the National Highway System which connect the National Highway System to facilities referred to in subparagraph (A).

TITLE II—HIGHWAY FUNDING RESTORATION

SEC. 201. SHORT TITLE.

This title may be cited as the "Highway Funding Restoration Act of 1995'

SEC. 202. FINDINGS AND PURPOSES.

(a) FINDINGS.—Congress finds and declares that-(1) Federal infrastructure spending on high-

ways is critical to the efficient movement of goods and people in the United States;

(2) section 1003(c) of the Intermodal Surface Transportation Efficiency Act of 1991 has been estimated to result in fiscal year 1996 highway spending being reduced by as much \$4,200,000,000;

(3) such section 1003(c) will cause every State to lose critical funds from the Highway Trust Fund that can never be recouped; and

- (4) the funding reduction would have disastrous effects on the national economy, impede interstate commerce, and jeopardize the 40-year Federal investment in the Nation's highway sys-
- (b) PURPOSES.—The purposes of this Act are to make the program categories in the current Federal-aid highway program more flexible so that States may fund current, high-priority projects in fiscal year 1996;
- (2) to eliminate programs that are not critical during fiscal year 1996 and to reallocate funds so that the States will be able to continue their core transportation infrastructure programs;
- (3) to restore funding for exempt highway programs;
- (4) to ensure the equitable distribution of funds to urbanized areas with a population over

200,000 in a manner consistent with the Intermodal Surface Transportation Efficiency Act of 1991: and

(5) to suspend certain penalties that would be imposed on the States in fiscal year 1996.

SEC. 203. STATE HIGH PRIORITY PROJECT RES-TORATION PROGRAM.

(a) IN GENERAL.—On October 1 of each of fiscal years 1996 and 1997, or as soon as possible thereafter, the Secretary shall allocate among the States the amounts made available to carry out this section for Interstate highway substitute, National Highway System, surface transportation program, Interstate, congestion mitigation and air quality improvement pro-gram, bridge, hazard elimination, and rail-highway crossings projects.

(b) ALLOCATION FORMULA.—Funds made available to carry out this section shall be allocated among the States in accordance with the

Allocation Percentages

following table:

States:

Alabama 1.80 Alaska 1.20 Arizona 1.43 Arkansas 1.42 California 9.17 Colorado 1.27 Connecticut 1 74 Delaware 0.39 District of Columbia 0.52 Florida 4 04 Georgia 2.92 Hawaii 0 54 Idaho 0 70 Illinois 3.88 Indiana 2.18 Iowa 1 27 Kansas 1.13 Kentucky 1.53 Louisiana 1.52 Maine 0.65Maryland 1.68 Massachusetts 4.11 Michigan 2.75 Minnesota 1.69 Mississippi Missouri Montana Nebraska Nevada New Hampshire New Jersey 2.86 New Mexico 1.02 5.35 New York North Carolina 2 62 North Dakota 0.64Ohio 3.64 Oklahoma 1.36 1.23 Oregon Pennsylvania 4.93 Rhode Island 0.56 South Carolina 1.42 South Dakota 0.69 Tennessee 2.00 Texas 6.21 Utah 0.73 Vermont 0.43Virginia 2.28 Washington 2.05 West Virginia 1 15 1.90 Wisconsin 0.65Wyoming Puerto Rico 0.46Territories 0.01. (c) EFFECT OF ALLOCATIONS.—Funds distrib-

uted to States under subsection (b) shall not affect calculations to determine allocations to States under section 157 of title 23, United States Code, and sections 1013(c), 1015(a), and 1015(b) of the Intermodal Surface Transportation Efficiency Act of 1991.

(d) PERIOD OF AVAILABILITY.—Notwithstanding any other provision of law, amounts made available to carry out this section shall be available for obligation for the fiscal year for which such amounts are made available plus the 3 suc-

ceeding fiscal years and shall be subject to the provisions of title 23, United States Code. Obligation limitations for Federal-aid highways and highway safety construction programs established by the Intermodal Surface Transportation Efficiency Act of 1991 and subsequent laws shall apply to obligations made under this section.

(e) SPECIAL RULE FOR URBANIZED AREAS OF

OVER 200 000 -

(1) GENERAL RULE.—The percentage determined under paragraph (2) of funds allocated to a State under this section for a fiscal year shall be obligated in urbanized areas of the State with an urbanized population of over 200,000 under section 133(d)(3) of title 23, United States Code.

(2) PERCENTAGE.—The percentage referred to in paragraph (1) is the percentage determined

by dividing—
(A) the total amount of the reduction in funds which would have been attributed under section 133(d)(3) of title 23, United States Code, to urbanized areas of the State with an urbanized population of over 200,000 for fiscal year 1996 as a result of the application of section 1003(c) of the Intermodal Surface Transportation Efficiency Act of 1991; by

(B) the total amount of the reduction in authorized funds for fiscal year 1996 that would have been allocated to the State, and that would have been apportioned to the State, as a result of the application of such section 1003(c).

(f) LIMITATION ON PLANNING EXPENDITURES. One-half of 1 percent of amounts allocated to each State under this section in any fiscal year may be available for expenditure for the purpose of carrying out the requirements of section 134 of title 23, United States Code (relating to transportation planning). 1½ percent of the amounts allocated to each State under this section in any fiscal year may be available for expenditure for the purpose of carrying out activities referred to in subsection (c) of section 307 of such title (relating to transportation planning and research).
(g) AUTHORIZATION OF APPROPRIATIONS.—

There are authorized to be appropriated, out of the Highway Trust Fund (other than the Mass Transit Account), to carry out this section \$321,420,595 for fiscal year 1996 and \$155,000,000

for fiscal year 1997.

(h) APPLICABILITY OF CHAPTER 1 OF TITLE 23.—Except as otherwise provided in this section, funds allocated under this section shall be available for obligation in the same manner and for the same purposes as if such funds were apportioned under chapter 1 of title 23, United States Code.

(i) TERRITORIES DEFINED.—In this section, the term "territories" means the Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands.

SEC. 204. RESCISSIONS.

(a) RESCISSIONS.—Effective October 1, 1995. and after any necessary reductions are made under section 1003(c) of the Intermodal Surface Transportation Efficiency Act of 1991, the following unobligated balances available on September 30, 1995, of funds made available for the following provisions are hereby rescinded: (1) \$78,993.92 made available by section 131(c)

of the Surface Transportation Assistance Act of

1982

(2) \$798,701.04 made available by section 131(j) of the Surface Transportation Assistance Act of 1982

\$942,249 made available for section 149(a)(66) of the Surface Transportation and Uniform Relocation Assistance Act of 1987.

(4) \$88,195 made available for section 149(a)(111)(C) of the Surface Transportation and Uniform Relocation Assistance Act of 1987.

(5) \$155,174.41 made available for section 149(a)(111)(E) of the Surface Transportation and Uniform Relocation Assistance Act of 1987.

(6) \$36,979.05 made available for section 149(a)(111)(J) of the Surface Transportation and Uniform Relocation Assistance Act of 1987. \$34,281.53 made available for section

149(a)(111)(K) of the Surface Transportation and Uniform Relocation Assistance Act of 1987. VerDate 20-SE

- (8) \$164,532 made available for section 149(a)(111)(L) of the Surface Transportation and Uniform Relocation Assistance Act of 1987.
- (9) \$86,070.82 made available for section 149(a)(111)(M) of the Surface Transportation and Uniform Relocation Assistance Act of 1987.
- (10) \$52,834 made available for section 149(a) (95) of the Surface Transportation and Uniform Relocation Assistance Act of 1987.

(11) \$909,131 made available for section 149(a)(99) of the Surface Transportation and Uniform Relocation Assistance Act of 1987.

(12) \$3,817,000 made available for section 149(a)(35) of the Surface Transportation and Uniform Relocation Assistance Act of 1987.

(13) \$797,800 made available for section 149(a)(100) of the Surface Transportation and Uniform Relocation Assistance Act of 1987.

(14) \$2 made available by section 149(c)(3) of the Surface Transportation and Uniform Relocation Assistance Act of 1987.

(15) \$44,706,878 made available by section 1012(b)(6) of the Intermodal Surface Transpor-

tation Efficiency Act of 1991. (16) \$15,401,107 made available by section 1003(a)(7) of the Intermodal Surface Transportation Efficiency Act of 1991.

(17) \$1,000,000 made available by item number 38 of the table contained in section 1108(b) of the Intermodal Surface Transportation Efficiency Act of 1991.

(18) \$150,000,000 deducted by the Secretary under section 104(a) of title 23, United States Code.

\$10,800,000 made available by section 5338(a)(1) of title 49, United States Code.

(b) REDUCTIONS IN AUTHORIZED AMOUNTS.

(1) MAGNETIC LEVITATION.—Section 1036(d)(1) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 1986) is amended— (A) in subparagraph (A) by inserting "and"

(A) in subparagraph (A) by inserting after ''1994, '';

- (B) in subparagraph (A) by striking \$125,000,000" and all that follows through "1997"; and
- (C) in subparagraph (B) by striking ''1996, and 1997'' and inserting ''and 1996''.

 (2) HIGHWAY SAFETY PROGRAMS.—Section
- 2005(1) of such Act (105 Stat. 2079) is amended— (A) by striking "and" the first place it appears and inserting a comma; and
 (B) by striking "1996, and 1997" and inserting

(B) by striking ''1996, and 1997'' a ''and 1996, and \$146,000,000 for 1997'

(3) EFFECTIVE DATE.—The amendments made by paragraphs (1) and (2) shall take effect on the day after the date on which authorized funds for fiscal year 1996 are reduced as a result of application of section 1003(c) of such Act.

CONGESTION PRICING PILOT PROGRAM TRANSFERS.-After the date on which authorized funds for fiscal year 1996 are reduced as a result of application of section 1003(c) of the Intermodal Surface Transportation Efficiency Act of 1991, the amounts made available for fiscal years 1996 and 1997 to carry out section 1012(b) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 1938) shall be available to carry out section 203 of this Act, relating to the State high priority restoration program.

SEC. 205. STATE UNOBLIGATED BALANCE FLEXI-BILITY.

(a) REDUCTION IN FEDERAL FUNDING.

(1) NOTIFICATION OF STATES.—On October 1, 1995, or as soon as possible thereafter, the Secretary shall notify each State of the total amount of the reduction in authorized funds for fiscal year 1996 that would have been allocated to such State, and that would have been apportioned to such State, as a result of application of section 1003(c) of the Intermodal Surface Transportation Efficiency Act of 1991.

(2) EXCLUSION OF CERTAIN FUNDING.—In determining the amount of any reduction under paragraph (1), the Secretary shall deduct-

(A) the amount allocated to each State in fiscal year 1996 to carry out section 203 of this Act, relating to the State high priority project restoration program; and

(B) any amounts made available under section 157(a)(4)(B)(iii) of title 23, United States Code, for fiscal year 1996.

(b) UNOBLIGATED BALANCE FLEXIBILITY.-Upon request of a State, the Secretary shall make available to carry out projects described in section 203(a) of this Act in fiscal year 1996 an amount not to exceed the amount determined under subsection (a) for the State. Such funds shall be made available from authorized funds that were allocated or apportioned to such State and were not obligated as of September 30, 1995. The State shall designate on or before November 1, 1995, or as soon as possible thereafter which of such authorized funds are to be made available under this section to carry out such projects. The Secretary shall make available before November 15, 1995, or as soon as possible thereafter funds designated under the preceding sentence to the State.

(c) Special Rule for Urbanized Areas of OVER 200,000.—Funds which were apportioned to the State under section 104(b)(3) of title 23, United States Code, and attributed to urbanized areas of a State with an urbanized population of over 200,000 under section 133(d)(3) of such title may only be designated by the State under subsection (b) if the metropolitan planning organization designated for such area concurs, in writing, with such designation.

(d) Congestion Mitigation and Air Quality BALANCES.-States may designate under subsection (b) funds apportioned under section 104(b)(2) of title 23, United States Code, and not obligated as of September 30, 1995, to carry out projects described in section 203(a) of this Act only if such funds will be obligated in areas described in section 104(b)(2) of such title or, in the case of a State which does not include such an area, the funds may be obligated in any area of the State.

(e) INTERSTATE CONSTRUCTION BALANCES.—A State may not designate under subsection (b) any more than 1/3 of funds apportioned or allocated to the State for Interstate construction and not obligated as of September 30, 1995.

(f) PERIOD OF AVAILABILITY.—Notwithstanding any other provision of law, amounts designated under subsection (b) shall be available for obligation for the same period for which such amounts were originally made available for obligation and shall be subject to the provisions of title 23, United States Code. Obligation limitations for Federal-aid highways and highway safety construction programs established by the Intermodal Surface Transportation Efficiency Act of 1991 and subsequent laws shall apply to obligations made under this section.

(g) LIMITATION ON STATUTORY CONSTRUC-TION.—Nothing in this section shall be construed to affect calculations to determine allocations to States under section 157 of title 23, United States Code, and sections 1013(c), 1015(a), and 1015(b) of the Intermodal Surface Transportation Efficiency Act of 1991.

(h) STATE.—În this section and section 203, the term "State" has the meaning such term has under section 401 of title 23, United States Code. SEC. 206. MINIMUM ALLOCATION.

(a) FORMULA.—Section 157(a)(4) of title 23, United States Code, is amended-

(1) by striking "In fiscal" and inserting the following:

'(A) ĬN GENERAL.—In fiscal'';

- (2) by inserting "funds authorized to be appropriated by subsection (f)" after "shall allo-
- (3) by moving subparagraph (A), as designated by paragraph (1) of this subsection, 2 ems to the right; and

(4) by adding at the end the following.

(B) ADDITIONAL ALLOCATION.—If the aggregate amount allocated to the States under subparagraph (A) after application of section 1003(c) the Intermodal Surface Transportation Efficiency Act of 1991 for any fiscal year beginning after September 30, 1995, is less than the

amount authorized to be appropriated to carry out this section for such fiscal year, then the excess of such authorized amount shall be allocated as follows:

"(i) The Secretary shall first allocate to each State such amount as may be necessary to increase the allocation under subparagraph (A) to the amount that would have been allocated to the State for such fiscal year if the full amount of the funds authorized to be appropriated for such fiscal year by such Act out of the Highway Trust Fund (other than the Mass Transit Account) were appropriated without regard to such section 1003(c).

'(ii) If any of such excess remains after the allocation under clause (i), the Secretary shall allocate to each State such amount as may be necessary so that the amount authorized to be appropriated for such fiscal year for each project to be carried out in such State under sections 1103 through 1108 of such Act without regard to section 1003(c) of such Act is available for the project.

"(iii) The Secretary shall allocate among the States any excess remaining after the allocations under clauses (i) and (ii) so that each State is allocated the following percentages of the remaining excess:

remaining excess.		
	Percer	tages
Alabama		1.80
Alaska		1.20
Arizona		1.43
Arkansas		1.42
California		9.17
Colorado		1.27
Connecticut		1.74
Delaware		0.39
District of Columbia		0.52
Florida		4.04
Georgia		2.92
Hawaii		0.54
Idaho		0.70
Illinois		3.88
Indiana		2.18
Iowa		1.27
Kansas		1.13
Kentucky		1.53
Louisiana		1.52
Maine		0.65
Maryland		1.68
Massachusetts		4.11
Michigan		2.75
Minnesota		1.69
Mississippi		1.11
Missouri		2.28
Montana		0.93
Nebraska		0.79
Nevada		0.69
New Hampshire		0.48
New Jersey		2.86
New Mexico		1.02
New York		5.35
North Carolina		2.62
North Dakota		0.64
Ohio		3.64
Oklahoma		1.36
Oregon		1.23
Pennsylvania		4.93
Rhode Island		0.56
South Carolina		1.42
South Dakota		0.69
Tennessee		2.00
Texas		6.21
Utah		0.73
Vermont		0.43
Virginia		2.28
Washington		2.05
West Virginia		1.15
Wisconsin		1.90
Wyoming		0.65
Puerto Rico		0.46
Territories		0.01.
(C) TERRITORIES DEFINED.—In	this	para

"(C) Territories defined.—In this paragraph, the term 'territories' means the Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands.". VerDate 20-SE

- (b) Special Rule for Urbanized Areas of Over 200,000 in Fiscal Years 1996 and 1997. Section 157 of such title is amended-
- (1) by redesignating subsections (d) and (e) as subsection (e) and (f), respectively, and

(2) by inserting after subsection (c) the follow-

ing:
"(d) SPECIAL RULE FOR URBANIZED AREAS OF
"VEARS 1006 AND 1997.— OVER 200,000 IN FISCAL YEARS 1996 AND 1997.—

- "(1) GENERAL RULE.—The percentage determined under paragraph (2) of funds allocated to a State under subsection (a)(4)(B)(iii) for each of fiscal years 1996 and 1997 shall be obligated in urbanized areas of the State with an urbanized population of over 200,000 under section 133(d)(3).
- "(2) PERCENTAGE.—The percentage referred to in paragraph (1) is the percentage determined by dividing-
- '(A) the total amount of the reduction in funds which would have been attributed under section 133(d)(3) to urbanized areas of the State with an urbanized population of over 200,000 for fiscal year 1996 as a result of the application of section 1003(c) of the Intermodal Surface Transportation Efficiency Act of 1991; by

'(B) the total amount of the reduction in authorized funds for fiscal year 1996 that would have been allocated to the State, and that would have been apportioned to the State, as a result of the application of such section

(c) FUNDING.—Section 157(f) of such title, as redesignated by subsection (b), is amended by inserting before the period the following: "and before October 1, 1995, \$1,101,000,000 for fiscal year 1996, \$1,378,000,000 for fiscal year 1997''.

SEC. 207. RELIEF FROM MANDATES.

- (a) MANAGEMENT SYSTEMS.—The Secretary shall not take any action pursuant to or enforce the provisions of section 303(c) of title 23. United States Code, with respect to any State during fiscal year 1996.
- (b) ASPHALT PAVEMENT CONTAINING RECYCLED Rubber.—Section 1038 of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 1987-1990) is amended-
 - (1) by striking subsection (d); and
- (2) by redesignating subsection (e) as subsection (d).

SEC. 208. DEFINITIONS.

- In this title, the following definitions apply:
- (1) AUTHORIZED FUNDS.—The term 'authorized funds" means funds authorized to be appropriated out of the Highway Trust Fund (other than the Mass Transit Account) to carry out title 23, United States Code (other than sections 402 and 410) and the Intermodal Surface Transportation Efficiency Act of 1991 and subject to an obligation limitation.
- (2) Urbanized Area.—The term "urbanized area'' has the meaning such term has under section 101(a) of title 23, United States Code.

TITLE III—MISCELLANEOUS PROVISIONS SEC. 301. DISTRIBUTION OF TRANSIT OPERATING ASSISTANCE LIMITATION.

- IN GENERAL.—Notwithstanding section 5336(d) of title 49, United States Code, the Secretary shall distribute the limitation on operating assistance under such section-
- (1) so that each urbanized area (as such term is defined under section 5302 of such title) that had a population under the 1990 decennial census of the United States of less than 200,000 will receive, under the distribution of such limitation for each of fiscal years 1996 and 1997, 75 percent of the amount the area received under the distribution of such limitation for fiscal year 1995;
- (2) so that an urbanized area that had a pop ulation under the 1980 decennial census of the United States of more than 1,000,000 and has a population under the 1990 decennial census of less than 1,000,000, will receive under the distribution of such limitation for each of fiscal years 1996 and 1997, 90 percent of the amount of funds apportioned in fiscal year 1982 under sec-

tions 5(a)(1)(A), 5(a)(2)(A), and 5(a)(3)(A) of the Urban Mass Transportation Act of 1964 to such

(b) CONSIDERATION.—In the distribution of the limitation referred to in subsection (a) to urbanized areas that had a population under the 1990 decennial census of 1,000,000 or more, the Secretary shall direct each such area to give priority consideration to the impact of reductions in operating assistance on smaller transit authorities operating within the area and to consider the needs and resources of such transit authorities when the limitation is distributed among all transit authorities operating in the area.

SEC. 302. ACCOUNTABILITY FOR HIGH COST FED-ERAL-AID PROJECTS.

(a) REQUIREMENTS.—The Secretary shall require each recipient of Federal financial assistance for a highway or transit project with an estimated total cost of \$1,000,000,000 or more to submit to the Secretary an annual financial plan. Such plan shall be based on detailed annual estimates of the cost to complete the remaining elements of the project and on reasonable assumptions, as determined by the Secretary, of future increases in the cost to complete the project.

(b) RECOMMENDATIONS ON WITHHOLDING OF ASSISTANCE.—As part of an annual report to be submitted under subsection (c), the Secretary shall make a recommendation to Congress on whether or not future Federal assistance should be withheld with respect to any project described in subsection (a) for which an annual financial plan is not submitted under subsection (a) or for which the Secretary determines that the estimates or assumptions referred to in subsection (a) are not reasonable.

(c) REPORT.—The Secretary shall submit to Congress an annual report on the financial plans submitted to the Secretary under this section, and any recommendation made by the Secretary under subsection (b), in the preceding fiscal year.

SEC. 303. LETTERS OF INTENT AND FULL FINANC-ING GRANT AND EARLY SYSTEMS WORK AGREEMENTS.

Section 5309(g) of title 49, United States Code, is amended-

(1) by indenting and dropping paragraph (1) down Ĭ line;

(2) by moving all the paragraphs, subparagraphs, and clauses of such section 2 ems to the right:

(3) by inserting after "(1)" the first place it appears the following: "LETTERS OF INTENT.—"; (4) in paragraph (1)(B) by striking "Public Works and Transportation" and inserting 'Transportation and Infrastructure'

(5) by inserting after (2) the first place it ap-"FULL FINANCING GRANT AGREEMENTS. (6) by inserting after (3) the first place it ap-

pears "EARLY SYSTEM WORK AGREEMENTS. (7) by inserting after (4) the first place it ap-"TOTAL ESTIMATED FUTURE OBLIGATIONS AND CONTINGENT COMMITMENTS.—

by adding at the end the following:

(5) Preauthorization of full federal fi-NANCIAL RESPONSIBILITY. -

'(A) IN GENERAL.—After the date of the enactment of this paragraph and before the date on which Federal-aid highway and transit programs are reauthorized, the Secretary of Transportation may not issue a letter of intent, or enter into a full financing grant agreement or early systems work agreement, under this section for a project or operable segment of a project unless the full amount of Federal financial responsibility for the project or operable segment of a project has been included in an authorization law

(B) LIMITATION.—The prohibition on entering into a full financing grant agreement under this paragraph shall not apply-

(i) to any project for which a letter of intent was issued before the date of the enactment of this paragraph; and

(ii) to any project included as an element of an interrelated project which also includes an-

other project for which a letter of intent was issued before such date of enactment.

SEC. 304. REPORT ON CAPITAL PROJECTS FOR FIXED GUIDEWAY SYSTEMS AND EX-TENSIONS TO EXISTING FIXED GUIDEWAY SYSTEMS.

Section 5309(m) of title 49, United States Code, is amended-

- (1) by indenting and dropping paragraph (1) down 1 line;
- (2) by moving all the paragraphs and subparagraphs of such section 2 ems to the right; (3) by inserting "PERCENTAGES.—" after "(1)"

the first place it appears;

(4) by inserting "Nonurbanized area allo-CATION.—" after "(2)" the first place it appears (5) by inserting "REPORTS. first place it appears;

(6) in paragraph (3) by striking "Public Works and Transportation" and inserting "Transportation and Infrastructure'';

(7) in paragraph (3) by striking "a proposal on the allocation" and inserting "a report on the proposed allocation";

(8) in paragraph (3) by adding at the end the following:

"Such report shall include for each such capital project the following:

(A) An analysis of the potential funding requirements of the project under paragraph (1)(B) in the succeeding 5 fiscal years.

'(B) A description of the planning and study process undertaken to select the locally preferred alternative for the project.

"(C) A description of efforts undertaken to seek alternative funding sources for the project."; and

(9) by inserting "MULTIPLE ALLOCATIONS.—" after "(4)" the first place it appears.

SEC. 305. REPEAL AND MODIFICATION OF EXIST-ING PROJECTS.

(a) LONG BEACH METRO LINK FIXED RAIL Project.—Section 3035(o) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2131) is repealed.

(b) HONOLULU RAPID TRANSIT PROJECT.—Section 3035(ww) of such Act (105 Stat 2136) is amended by striking "\$618,000,000" and inserting "\$541,100,000".

SEC. 306. MISCELLANEOUS TRANSIT PROJECTS.

- (a) NEW JERSEY URBAN CORE PROJECT.—Section 3031(d) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2122-2123) is amended-
- (1) by inserting after "Hudson River Waterfront Transportation System" the following: '(including corridor connections to and within the city of Bayonne)''; and (2) by inserting after ''Concourse,'' the follow-

ing: "the West Shore Line,".

(b) NORTH BAY FERRY SERVICE.—Section 3035(c) of such Act (105 Stat. 2129) is amended by striking "\$8,000,000" and all that follows through "1993" and inserting "\$17,000,000"

STATEN ISLAND-MIDTOWN MANHATTAN FERRY SERVICE.—Section 3035(d) of such Act is amended by striking "\$1,000,000" and all that follows through "1993" and inserting follows through and "\$12,000,000"

(d) CENTRAL AREA CIRCULATOR PROJECT.-Section 3035(e) of such Act is amended by striking the last sentence which begins amount"

(e) SALT LAKE CITY LIGHT RAIL PROJECT.-Section 3035(f) of such Act is amended by inserting after "including" the following: "related high-occupancy vehicle lane, intermodal corridor design,''

(f) Los Angeles-San Diego Rail Corridor IMPROVEMENT PROJECT.—Section 3035(g) of such Act is amended by striking "not less than" the 1st place it appears and all that follows through '1994'' and inserting ''\$20,000,000''

(g) SAN JOSE-GILROY-HOLLISTER COMMUTER RAIL PROJECT.—Section 3035(h) of such Act is amended-

(1) by striking "July 1, 1994" and inserting "September 30, 1996"; and VerDate 20-SEP-95 02:15 Oct 03, 1995

- (2) by striking "August 1, 1994," and inserting "October 31, 1996,
- (h) Dallas Light Rail Project.—
- (1) MULTIYEAR GRANT AGREEMENT.—Section 3035(i) of such Act is amended—
- (A) by striking "6.4 miles" and inserting "9.6 miles
- (B) by striking "10 stations" and inserting "not to exceed 14 stations"
- (C) by striking "such light rail line" and inserting "the program of interrelated projects identified in section 5328(c)(1)(G) of title 49, United States Code,''; and (D) by striking ''of such elements'' and insert-
- ing "element of such program of interrelated projects".
- (2) PROGRAM OF INTERRELATED PROJECTS.-Section 5328(c)(1)(G) of title 49, United States Code, is amended by striking "Camp Wisdom" and inserting "Interstate Route 20, L.B.J. Freewav
- (i) KANSAS CITY LIGHT RAIL LINE.—Section 3035(k) of such Act is amended by striking ''\$1,500,000 in fiscal year 1992, and \$4,400,000 in fiscal year 1993'' and inserting ''\$5,900,000'

DOWNTOWN ORLANDO CIRCULATOR. PROJECT.—Section 3035(1) of such Act is amended-

- (1) by striking the subsection heading and inserting "DOWNTOWN ORLANDO CIRCULATOR **PROJECT**
- (2) by striking "No later than April 30, 1992, the" and inserting "The";

 (3) by striking "for" the second place it ap-
- pears and all that follows through the period at the end and inserting "and the completion of final design, construction, land and equipment acquisition, and related activities for the Downtown Orlando Circulator project.

(k) DETROIT LIGHT RAIL PROJECT.—Section 3035(m) of such Act is amended by striking "not less than'' the first place it appears and all that follows through "1993," and inserting through inserting "\$20,000,000"

- (1) LAKEWOOD-FREEHOLD-MATAWAN OR JAMES-BURG RAIL PROJECT.—Section 3035(p) of such Act is amended by striking ''\$1,800,000'' and all that follows through ''1994'' and inserting "\$7.800.000"
- (m) CHARLOTTE LIGHT RAIL STUDY.—Section 3035(r) of such Act is amended by striking "\$125,000" and all that follows through "1993" and inserting "\$500,000"
- (n) SAN DIEGO MID COAST FIXED GUIDEWAY PROJECT.—Section 3035(u) of such Act is amend-
- (1) in the subsection heading by striking "MID COAST LIGHT RAIL PROJECT" and inserting "METROPOLITAN TRANSIT IMPROVEMENT PRO-GRAM'':
- (2) by striking "No later than April 30, 1992,
- the" and inserting "The"; and (3) by striking ", \$2,000,000" and all that fol-lows through the period and inserting "\$27,000,000 for the integrated project financing of the San Diego Mid Coast and Mission Valley East Corridor fixed guideway projects."
- (o) Eureka Springs, Arkansas.-3035(z) of such Act is amended by striking the text and inserting the following: "From funds made available under section 5309(m)(1)(C) of title 49, United States Code, the Secretary shall make available \$63,600 to Eureka Springs Transit for the purchase of an alternative fueled vehicle which is accessible to and usable by individuals with disabilities."
- (p) BALTIMORE-WASHINGTON TRANSPORTATION IMPROVEMENTS PROGRAM.—Section 3035(nn) of such Act is amended—
- (1) in paragraph (1) by striking ''as follows:'' and all that follows through ''1994.'' and inserting "and shall not be less than \$60,000,000.";
- (2) in paragraph (2) by striking "as follows:" and all that follows through the period at the end of subparagraph (C) and inserting shall total \$160,000,000."; and
- (3) in paragraph (3) by striking "for fiscal year 1993".

- (q) Dulles Corridor Rail Project.—Section
- 3035(aaa) of such Act is amended— (1) by striking ''No later than April 30, 1992, the'' and inserting "The"; and
 (2) by striking "the completion" and all that
- (2) by striking "the completion" follows through "engineering for"
- (r) CENTRAL PUGET SOUND REGIONAL TRANSIT PROJECT.—Section 3035(bbb) of such Act is amended to read as follows:
- CENTRAL PUGET SOUND REGIONAL TRANSIT PROJECT.—From funds made available under section 5309(m)(1)(B) of title 49, United States Code, the Secretary shall make available \$300,000,000 for the Central Puget Sound Regional Transit Project.".

(s) CANAL STREET CORRIDOR LIGHT RAIL.— Section 3035(fff) of such Act is amended

(1) by striking "No later than April 30, 1992,

- the' and inserting 'The'; and
 (2) by striking 'negotiate' and all that fol-(2) by striking lows through ''includes'' and inserting ''make available'
- (t) SUSPENDED LIGHT RAIL SYSTEM TECH-NOLOGY PILOT PROJECT.—Section 5320 of title 49, United States Code, is amended-
- (1) in subsection (h)(1)(A) by striking "for the fiscal year ending September 30, 1992,'';
 (2) in subsection (h)(1)(B) by striking 'for the
- fiscal year ending September 30, 1993,";
 (3) in subsection (h)(1)(C) by striking "for the
- fiscal year ending September 30, 1994, and
- (4) by adding at the end the following new subsection:

(I) DEADLINE.-

- "(1) COMPLETION OF COMPETITION.—Notwithstanding any other provision of this section, not later than 60 days after the date of the enactment of this subsection, the Secretary shall complete the national competition initiated under subsection (c) by selecting the public entity referred to in subsection (c)(3).
- "(2) THEREAFTER.—Following selection of the public entity in accordance with paragraph
- '(A) the Secretary shall make to such public entity the payments under subsections (h)(1)(B) and (h)(1)(C); except that such payments shall be made in the form of grants under section 5312(a): and
- (B) the Secretary, upon completion of preliminary engineering and design, shall negotiate and enter into a full financing grant agreement with such public entity under subsection (e), consistent with section 5309(g).
 - (u) ADDITIONAL TRANSIT PROJECTS.
- CANTON-AKRON-CLEVELAND COMMUTER From funds made available under section RAIL. -5309(m)(1)(B) of title 49. United States Code, the Secretary shall make available \$6,500,000 for the Canton-Akron-Cleveland Commuter Rail project.
- (2) CINCINNATI NORTHEAST/NORTHERN KEN-TUCKY RAIL.—From funds made available under such section, the Secretary shall make available \$2,000,000 for the Cincinnati Northeast/Northern Kentucky Rail project.
- (3) DĂRT NORTH CENTRAL LIGHT RAIL EXTEN-SION.—From funds made available under such section, the Secretary shall make available \$2,500,000 for the DART North Central Light Rail Extension project.

(4) DALLAS-FORT WORTH RAILTRAN.—From funds made available under such section, the Secretary shall make available \$5,000,000 for the Dallas-Fort Worth RAILTRAN project.

- (5) FLORIDA TRI-COUNTY COMMUTER RAIL.— From funds made available under such section, the Secretary shall make available \$10,000,000 for the Florida Tri-County Commuter Rail project.
- (6) MIAMI-NORTH 27TH AVENUE.—From funds made available under such section, the Secretary shall make available \$2,000,000 for the Miami-North 27th Avenue project.
- (7) MEMPHIS, TENNESSEE, REGIONAL RAIL PLAN.—From funds made available under such section, the Secretary shall make available \$2,500,000 for the Memphis, Tennessee, Regional Rail Plan project.

- (8) New Orleans canal street corridor. From funds made available under such section, the Secretary shall make available \$10,000,000 for the New Orleans Canal Street Corridor project.
- (9) ORANGE COUNTY TRANSITWAY.—From funds made available under such section, the Secretary shall make available \$5,000,000 for the Orange County Transitway project.

(10) WHITEHALL FERRY TERMINAL, NEW YORK, NEW YORK.—From funds made available under such section, the Secretary shall make available \$5,000,000 for the Whitehall Ferry Terminal

(11) WISCONSIN CENTRAL COMMUTER.—From funds made available under such section, the Secretary shall make available \$14,400,000 for the Wisconsin Central Commuter project.

(12) SAN JUAN. PUERTO RICO. TREN URBANO.— From funds made available under such section the Secretary shall make available \$15,000,000 for the San Juan, Puerto Rico, Tren Urbano project.

(13) TAMPA TO LAKELAND COMMUTER RAIL.— From funds made available under such section. the Secretary shall make available \$1,000,000 for the Tampa to Lakeland Commuter Rail project. SEC. 307. METROPOLITAN PLANNING FOR TRAN-SIT PROJECTS.

Section 5303(b) of title 49 United States Code is amended by adding at the end the following: '(16) recreational travel and tourism.

SEC. 308. CONTRACTING FOR ENGINEERING AND DESIGN SERVICES.

Section 5325 of title 49, United States Code, is amended by adding at the end the following:

"(e) SPECIAL RULES FOR ENGINEERING AND DE-SIGN CONTRACTS -

"(1) PERFORMANCE AND AUDITS.—Any contract or subcontract awarded in accordance with subsection (d), whether funded in whole or in part with Federal transit funds, shall be performed and audited in compliance with cost principles contained in the Federal acquisition regulations of part 31 of title 48 of the Code of Federal Regulations.

(2) Indirect cost rates.—Instead of performing its own audits, a recipient of funds under a contract or subcontract awarded in accordance with subsection (d) shall accept indirect cost rates established in accordance with the Federal acquisition regulations for 1-vear applicable accounting periods by a cognizant Federal or State government agency, if such rates are not currently under dispute. Once a firm's indirect cost rates are accepted, the recipient of such funds shall apply such rates for the purposes of contract estimation, negotiation, administration, reporting, and contract payment and shall not be limited by administrative or de facto ceilings of any kind. A recipient of such funds requesting or using the cost and rate data described in this paragraph shall notify any affected firm before such request or use. Such data shall be confidential and shall not be accessible or provided, in whole or in part, to another firm or to any government agency which is not part of the group of agencies sharing cost data under this paragraph, except by written permission of the audited firm. If prohibited by law, such cost and rate data shall not be disclosed under any circumstances.

(3) STATE OPTION.—Paragraphs (1) and (2) shall take effect 2 years after the date of the enactment of this subsection with respect to all States; except that if a State, during such 2-year period, adopts by statute an alternative process intended to promote engineering and design quality and ensure maximum competition by professional companies of all sizes providing engineering and design services, such paragraphs shall not apply with respect to such State.

SEC. 309. FERRY BOATS AND TERMINAL FACILI-

Section 129(c)(5) of title 23, United States Code, is amended-

(1) by inserting before the period at the end of the first sentence the following: "or between aVerDate 20-SE point in a State and a point in the Dominion of Canada''; and

(2) in the second sentence by inserting after "Puerto Rico" the following: ", between a point in a State and a point in the Dominion of Canada.".

SEC. 310. UTILIZATION OF THE PRIVATE SECTOR FOR SURVEYING AND MAPPING SERVICES.

Section 306 of title 23, United States Code, is amended—

(1) by inserting "(a) IN GENERAL.—" before "In"; and

(2) by adding at the end the following:

"(b) GUIDANCE.—The Secretary shall issue guidance to encourage States to utilize, to the maximum extent practicable, private sector sources for surveying and mapping services for highway projects under this title. In carrying out this subsection, the Secretary shall determine appropriate roles for State and private mapping and surveying activities, including—

"(1) preparation of standards and specifica-

tions;

"(2) research in surveying and mapping instrumentation and procedures and technology transfer to the private sector;

"(3) providing technical guidance, coordination, and administration of State surveying and mapping activities; and

"(4) establishing a schedule with quantifiable goals for increasing the use by the States of private sector sources for surveying and mapping activities.".

SEC. 311. FORMULA GRANT PROGRAM.

(a) Transit Security Systems.—Section 5307(d)(1)(j)(i) of title 49, United States Code, is amended by inserting before "and any other" the following: "employing law enforcement or security personnel in areas within or adjacent to such systems,".

(b) FERRYBOAT OPERATIONS.—For purposes of calculating apportionments under section 5336 of title 49, United States Code, for fiscal years beginning after September 30, 1995, 50 percent of the ferryboat revenue vehicle miles and 50 percent of the ferryboat route miles attributable to service provided to the city of Avalon, California, for which the operator receives public assistance shall be included in the calculation of "fixed guideway vehicle revenue miles" and "fixed guideway route miles" attributable to the Los Angeles urbanized area under sections 5336(b)(2)(A) and 5335 of such title.

SEC. 312. ACCESSIBILITY OF OVER-THE-ROAD BUSES TO INDIVIDUALS WITH DIS-ABILITIES.

Section 306(a)(2)(B)(iii) of the Americans With Disabilities Act of 1990 (42 U.S.C. 12186(a)(2)(B)(iii)) is amended—

(1) in subclause (1) by striking "7 years after the date of the enactment of this Act" and inserting "3 years after the date of issuance of final regulations under subparagraph (B)(ii)"; and

(2) in subclause (II) by striking "6 years after such date of enactment" and inserting "2 years after the date of issuance of such final regulations"

SEC. 313. ALASKA RAILROAD.

Section 5337(a)(3)(B) of title 49, United States Code, is amended by adding at the end the following: "The Alaska Railroad is eligible for asistance under this subparagraph with respect to improvements to its passenger operations.".

SEC. 314. ALCOHOL AND CONTROLLED SUB-STANCES TESTING.

(a) MASS TRANSIT TESTING.—Section 5331(b)(1)(A) of title 49, United States Code, is amended to read as follows:

"(b) TESTING PROGRAM FOR MASS TRANSPOR-TATION EMPLOYEES.—(1)(A) In the interest of mass transportation safety, the Secretary shall prescribe regulations that establish a program requiring mass transportation operations that receive financial assistance under section 5307, 5309, or 5311 of this title or section 103(e)(4) of title 23 to conduct preemployment, reasonable suspicion, random, and post-accident testing of mass transportation employees responsible for safety-sensitive functions (as decided by the Secretary) for the use of a controlled substance in violation of law or a United States Government regulation, and to conduct reasonable suspicion, random, and post-accident testing of such employees for the use of alcohol in violation of law or a United States Government regulation. The regulations shall permit such operations to conduct preemployment testing of such employees for the use of alcohol."

(b) RAILROAD TESTING.—Section 20140(b)(1)(A) of title 49, United States Code, is amended to

read as follows:

"(A) a railroad carrier to conduct preemployment, reasonable suspicion, random, and post-accident testing of all railroad employees responsible for safety-sensitive functions (as decided by the Secretary) for the use of a controlled substance in violation of law or a United States Government regulation, and to conduct reasonable suspicion, random, and post-accident testing of such employees for the use of alcohol in violation of law or a United States Government regulation; the regulations shall permit such railroad carriers to conduct preemployment testing of such employees for the use of alcohol; and".

(c) MOTOR CARRIER TESTING.—Section 31306(b)(1)(A) of such title is amended to read as follows:

(b) Testing Program for Operators of COMMERCIAL MOTOR VEHICLES.—(1)(A) In the interest of commercial motor vehicle safety, the Secretary of Transportation shall prescribe regulations that establish a program requiring motor carriers to conduct preemployment, reasonable suspicion, random, and post-accident testing of operators of commercial motor vehicles for the use of controlled substance in violation of law or a United States Government regulation and to conduct reasonable suspicion, random. and post-accident testing of such operators for the use of alcohol in violation of law or a United States Government regulation. The regulations shall permit such motor carriers to conduct preemployment testing of such employees for the use of alcohol.

(d) AVIATION TESTING.—

(1) PROGRAM FOR EMPLOYEES OF AIR CARRIERS AND FOREIGN AIR CARRIERS.—Section 45102(a) (1) of title 49, United States Code, is amended to read as follows:

(a) PROGRAM FOR FMPLOYEES OF AIR CAR-RIERS AND FOREIGN AIR CARRIERS.—(1) In the interest of aviation safety, the Administrator of the Federal Aviation Administration shall prescribe regulations that establish a program requiring air carriers and foreign air carriers to conduct preemployment, reasonable suspicion, random, and post-accident testing of airmen, crewmembers, airport security screening contract personnel, and other air carrier employees responsible for safety-sensitive functions (as decided by the Administrator) for the use of a controlled substance in violation of law or a United States Government regulation; and to conduct reasonable suspicion, random, and post-accident testing of airmen, crewmembers, airport security screening contract personnel, and other air carrier employees responsible for safety-sensitive functions (as decided by the Administrator) for the use of alcohol in violation of law or a United States Government regulation. The regulations shall permit air carriers and foreign air carriers to conduct preemployment testing of airmen, crewmembers, airport security screening contract personnel, and other air carrier employees responsible for safety-sensitive functions (as decided by the Administrator) for the use of alcohol

(2) PROGRAM FOR EMPLOYEES OF THE FEDERAL AVIATION ADMINISTRATION.—Section 45102(b)(1) of title 49, United States Code, is amended to read as follows:

"(b) Program for Employees of the Federal Aviation Administration.—(1) The Ad-

ministrator shall establish a program of preemployment, reasonable suspicion, random, and post-accident testing for the use of a controlled substance in violation of law or a United States Government regulation for employees of the Administration whose duties include responsibility for safety-sensitive functions and shall establish a program of reasonable suspicion, random and post-accident testing for the use of alcohol in violation of law or a United States Government regulation for such employees. The Administrator may establish a program of preemployment testing for the use of alcohol for such employees.".

SEC. 315. ALCOHOL-IMPAIRED DRIVING COUNTERMEASURES.

(a) Technical Amendment.—Section 410(d)(1)(E) of title 23, United States Code, is amended by striking "the date of enactment of this section" and inserting "December 18, 1991".

(b) BASIC GRANT ELIGIBILITY.—Section 410(d) of such title is further amended—

(1) in paragraph (3)-

(A) by inserting "(A)" after "(3)"; and

(B) by adding at the end the following:

"(B) A State shall be treated as having met the requirement of this paragraph if—

"(i) the State provides to the Secretary a written certification that the highest court of the State has issued a decision indicating that implementation of subparagraph (A) would constitute a violation of the constitution of the State; and

"(ii) the State demonstrates to the satisfaction of the Secretary—

"(I) that the alcohol fatal crash involvement rate in the State has decreased in each of the 3 most recent calendar years for which statistics for determining such rate are available; and

"(II) that the alcohol fatal crash involvement rate in the State has been lower than the average such rate for all States in each of such calendar years."; and

(2) by adding at the end the following:

"(7) Any individual under age 21 with a blood alcohol concentration of 0.02 percent or greater when driving a motor vehicle shall be deemed to be driving while intoxicated.".

(c) SUPPLEMENTAL GRANTS.—Section 410(f) of such title is amended by striking paragraph (1) and redesignating paragraphs (2) through (7) as paragraphs (1) through (6), respectively.

SEC. 316. SAFETY RESEARCH INITIATIVES.

(a) OLDER DRIVERS AND OTHER SPECIAL DRIVER GROUPS.—

(1) STUDY.—The Secretary shall conduct a study of technologies and practices to improve the driving performance of older drivers and other special driver groups.

other special driver groups.
(2) DEMONSTRATION ACTIVITIES.—In conducting the study under paragraph (1), the Secretary shall undertake demonstration activities which incorporate and build upon gerontology research related to the study of the normal aging process. The Secretary shall initially implement such activities in those States which have the highest population of aging citizens for whom driving a motor vehicle is their primary mobility mode.

(3) COOPERATIVE AGREEMENT.—The Secretary shall carry out the study under paragraph (1) by entering into a cooperative agreement with an institution that has demonstrated competencies in gerontological research, population demographics, human factors related to transportation, and advanced technology applied to transportation.

(b) WORK ZONE SAFETY.—In carrying out the work zone safety program under section 1051 of the Intermodal Surface Transportation Efficiency Act of 1991, the Secretary shall utilize a variety of methods to increase safety at highway construction sites, including each of the following:

(1) Conferences to explore new techniques and stimulate dialogue for improving work zone safety. VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt 010199 PO 0000

- (2) Creation of a national clearinghouse to assemble and disseminate, by electronic and other means, information relating to the improvement of work zone safety.
- (3) A national promotional campaign in cooperation with the States to provide timely, sitespecific information to motorists when construction workers are actually present.
- (c) RADIO AND MICROWAVE TECHNOLOGY FOR MOTOR VEHICLE SAFETY WARNING SYSTEM.—
- (1) STUDY.—The Secretary, in consultation with the Federal Communications Commission and the National Telecommunications and Information Administration, shall conduct a study to develop and evaluate radio and microwave technology for a motor vehicle safety warning system in furtherance of safety in all types of motor vehicles.
- (2) EQUIPMENT.—Equipment developed under the study to be conducted under subsection (a) shall be directed toward, but not limited to, advance warning to operators of all types of motor vehicles of—
- (A) temporary obstructions in a highway;
- (B) poor visibility and highway surface conditions caused by adverse weather; and
- (C) movement of emergency vehicles.
- (3) SAFETY APPLICATIONS.—In conducting the study under paragraph (1), the Secretary shall determine whether the technology described in this subsection has other appropriate safety applications.

SEC. 317. PUBLIC TRANSIT VEHICLES EXEMP-TION.

Section 1023(h)(1) of the Intermodal Surface Transportation Efficiency Act of 1991 (23 U.S.C. 127 note) is amended—

(1) by striking "2-year" the first place it appears and all that follows through "Act," and inserting "period beginning on October 6, 1992, and ending on the date on which Federal-aid highway and transit programs are reauthorized after the date of the enactment of the National Highway System Designation Act of 1995,"; and (2) by striking the second sentence.

SEC. 318. CONGESTION MITIGATION AND AIR OUALITY IMPROVEMENT PROGRAM.

- (a) Areas Eligible for Funds.-
- (1) In General.—The first sentence of section 149(b) of title 23, United States Code, is amended—
- (A) by inserting "if the project or program is for an area in the State that was designated as a nonattainment area under section 107(d) of the Clean Air Act (42 U.S.C. 7407(d)) during any part of fiscal year 1994 and" after "program" the 2nd place it appears; and
- (B) in paragraph (1)(A) by striking "contribute" and all that follows through "; or" and inserting the following: "contribute to—
- "(i) the attainment of a national ambient air quality standard: or
- "(ii) the maintenance of a national ambient air quality standard in an area that was designated as a nonattainment area but that was later redesignated by the Administrator of the Environmental Protection Agency as an attainment area under section 107(d) of the Clean Air Act (42 U.S.C. 7407(d)); or".
- (2) APPORTIONMENT.—Section 104(b)(2) of title 23, United States Code, is amended—
- (A) in the second sentence, by striking "is a nonattainment area (as defined in the Clean Air Act) for ozone" and inserting "was a nonattainment area (as defined in section 171(2) of the Clean Air Act (42 U.S.C. 7501(2))) for ozone during any part of fiscal year 1994"; and
 - (B) in the third sentence—
- (i) by striking 'is also' and inserting 'was also'; and
- (ii) by inserting "during any part of fiscal year 1994" after "monoxide".
- (b) EFFECT OF LIMITATION ON APPORTION-MENT.—Notwithstanding any other provision of law, for each of fiscal years 1996 and 1997, any limitation under an amendment made by this section on an apportionment of funds otherwise

authorized under section 1003(a)(4) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 1919) shall not affect any hold harmless apportionment adjustment under section 1015(a) of such Act (105 Stat. 1943).

SEC. 319. QUALITY IMPROVEMENT.

(a) LIFE-CYCLE COST ANALYSIS.—Section 106 of title 23, United States Code, is amended by adding at the end the following:

"(e) LIFE-CYCLE COST ANALYSIS.-

"(1) ESTABLISHMENT.—The Secretary shall establish a program to require States to conduct an analysis of the life-cycle costs of all projects on the National Highway System with an estimated total cost of \$25,000,000 or more.

"(2) ANALYSIS OF LIFE-CYCLE COSTS DE-FINED.—In this subsection, the term 'analysis of life-cycle costs' means a process for evaluating the total economic worth of one or more projects by analyzing both initial costs as well as discounted future costs, such as maintenance, reconstruction, rehabilitation, restoring, and resurfacing costs, over the life of the project or projects."

(b) VALUE ENGINEERING.—Such section is further amended by adding at the end the following:

"(f) VALUE ENGINEERING FOR NHS.—

"(1) REQUIREMENT.—The Secretary shall establish a program to require States to carry out a value engineering analysis for all projects on the National Highway System with an estimated total cost of \$25,000,000 or more.

'(2) VALUE ENGINEERING DEFINED.-For purposes of this subsection, the term 'value engineering analysis' means a systematic process of review and analysis of a project or activity during its design phase by a multidisciplined team of persons not originally involved in the project or activity in order to provide suggestions for reducing the total cost of the project or activity and providing a project or activity of equal or better quality. Such suggestions may include a combination or elimination of inefficient or expensive parts of the original proposed design for the project or activity and total redesign of the proposed project or activity using different technologies, materials, or methods so as to accomplish the original purpose of the project or activ-

SEC. 320. APPLICABILITY OF TRANSPORTATION CONFORMITY REQUIREMENTS.

- (a) Highway Construction.—Section 109(j) of title 23, United States Code, is amended by striking ''plan for the implementation of any ambient air quality standard for any air quality control region designated pursuant to the Clean Air Act, as amended.'' and inserting the following: ''plan for—
- "(1) the implementation of a national ambient air quality standard for which an area is designated as a nonattainment area under section 107(d) of the Clean Air Act (42 U.S.C. 7407(d));
- "(2) the maintenance of a national ambient air quality standard in an area that was designated as a nonattainment area but that was later redesignated by the Administrator as an attainment area for the standard and that is required to develop a maintenance plan under section 175A of the Clean Air Act (42 U.S.C. 7505a)."
- (b) CLEAN AIR ACT REQUIREMENTS.—Section 176(c) of the Clean Air Act (42 U.S.C. 7506(c)) is amended by adding at the end the following:
- "(5) APPLICABILITY.—This subsection shall apply only with respect to—
- "(A) a nonattainment area and each specific pollutant for which the area is designated as a nonattainment area; and
- "(B) an area that was designated as a nonattainment area but that was later redesignated by the Administrator as an attainment area and that is required to develop a maintenance plan under section 175A with respect to the specific pollutant for which the area was designated nonattainment.".

SEC. 321. QUALITY THROUGH COMPETITION.

(a) CONTRACTING FOR ENGINEERING AND DE-SIGN SERVICES.—Section 112(b)(2) of title 23, United States Code, is amended by adding at the end the following new subparagraphs:

"(C) PERFORMANCE AND AUDITS.—Any contract or subcontract awarded in accordance with subparagraph (A), whether funded in whole or in part with Federal-aid highway funds, shall be performed and audited in compliance with cost principles contained in the Federal acquisition regulations of part 31 of title 48 of the Code of Federal Regulations.

(D) INDIRECT COST RATES.—Instead of performing its own audits, a recipient of funds under a contract or subcontract awarded in accordance with subparagraph (A) shall accept indirect cost rates established in accordance with the Federal acquisition regulations for 1-year applicable accounting periods by a cognizant Federal or State government agency, if such rates are not currently under dispute. Once a firm's indirect cost rates are accepted, the recipient of such funds shall apply such rates for the purposes of contract estimation, negotiation, administration, reporting, and contract payment and shall not be limited by administrative or de facto ceilings of any kind. A recipient of such funds requesting or using the cost and rate data described in this subparagraph shall notify any affected firm before such request or use. Such data shall be confidential and shall not be accessible or provided, in whole or in part, to another firm or to any government agency which is not part of the group of agencies sharing cost data under this subparagraph, except by written permission of the audited firm. If prohibited by law, such cost and rate data shall not be disclosed under any circumstances.

"(E) STATE OPTION.—Subparagraphs (C) and (D) shall take effect 2 years after the date of the enactment of this subparagraph with respect to all States; except that if a State, during such 2-year period, adopts by statute an alternative process intended to promote engineering and design quality and ensure maximum competition by professional companies of all sizes providing engineering and design services, such subparagraphs shall not apply with respect to such State."

(b) Repeal of Pilot Program.—Section 1092 of the Intermodal Surface Transportation Efficiency Act of 1991 (23 U.S.C. 112 note; 105 Stat. 2024) is repealed.

SEC. 322. APPLICABILITY OF CERTAIN VEHICLE WEIGHT LIMITATIONS IN WISCONSIN

Section 127 of title 23, United States Code, is amended by adding at the end the following:

"(f) OPERATION OF CERTAIN SPECIALIZED HAULING VEHICLES ON CERTAIN WISCONSIN HIGHWAYS.—If the 104-mile portion of Wisconsin State Route 78 and United States Route 51 between Interstate Route 94 near Portage, Wisconsin, and Wisconsin State Route 29 south of Wausau, Wisconsin, is designated as part of the Interstate System under section 139(a), the single axle weight, tandem axle weight, gross vehicle weight, and bridge formula limits set forth in subsection (a) shall not apply to the 104-mile portion with respect to the operation of any vehicle that could legally operate on the 104-mile portion before the date of enactment of this subsection."

SEC. 323. TREATMENT OF CENTENNIAL BRIDGE, ROCK ISLAND, ILLINOIS, AGREE-MENT.

For purposes of section 129(a)(6) of title 23, United States Code, the agreement concerning the Centennial Bridge, Rock Island, Illinois, entered into under the Act entitled "An Act authorizing the city of Rock Island, Illinois, or its assigns, to construct, maintain, and operate a toll bridge across the Mississippi River at or near Rock Island, Illinois, and to a place at or near the city of Davenport, Iowa", approved March 18, 1938 (52 Stat. 110, chapter 48), shall be treated as if the agreement had been entered VerDate 20-SE

into under section 129 of title 23, United States Code, as in effect on December 17, 1991, and may be modified in accordance with section 129(a)(6) of the title.

SEC. 324. METRIC REQUIREMENTS AND SIGNS.

(a) PLACEMENT OF SIGNS.—Before September 30, 1997, the Secretary may not require the States to expend any Federal or State funds to construct, erect, or otherwise place any sign re-lating to any speed limit, distance, or other measurement on any highway for the purpose of having such sign establish such speed limit, distance. or other measurement using the metric system.

(b) MODIFICATION OF SIGNS.—Before September 30, 1997, the Secretary may not require the States to expend any Federal or State funds to modify any sign relating to any speed limit, any distance, or other measurement on any highway for the purpose of having such sign establish such speed limit, distance, or measurement using the metric system.

(c) DEFINITIONS.—In this section, the follow-

ing definitions apply:
(1) HIGHWAY.—The term "highway" has the meaning such term has under section 101 of title 23, United States Code.

(2) Metric system.—The term "metric system" has the meaning the term "metric system of measurement" has under section 4 of the Metric Conversion Act of 1975 (15 U.S.C. 205c). SEC. 325. ISTEA TECHNICAL CLARIFICATION.

Section 131(s) of title 23, United States Code, is amended by striking the period at the end of the first sentence and inserting the following: except that nothing in this subsection or section 1047 of the Intermodal Surface Transportation Efficiency Act of 1991 shall restrict, or otherwise be applied by the Secretary to affect, the authority of a State under subsection (d) of this section with respect to commercial or industrial areas or the authority of a State under subsection (k) of this section to establish standards imposing stricter limitations than those established in this subsection.'

SEC. 326. METROPOLITAN PLANNING FOR HIGH-WAY PROJECTS.

Section 134(f) of title 23, United States Code. is amended by adding at the end the following: (16) Recreational travel and tourism.

SEC. 327. NON-FEDERAL SHARE FOR CERTAIN TOLL BRIDGE PROJECTS.

Section 144(1) of title 23. United States Code. is amended by adding at the end the following: "Any non-Federal funds expended for the seismic retrofit of the bridge may be credited toward the non-Federal share required as a condition of receipt of any Federal funds for seismic retrofit of the bridge made available after the date of the expenditure.

SEC. 328. DISCOVERY AND ADMISSION AS EVI-DENCE OF CERTAIN REPORTS AND SURVEYS.

Section 409 of title 23, United States Code, is amended by inserting "or collected" after "compiled"

SEC. 329. NATIONAL RECREATIONAL TRAILS.

(a) STATE ELIGIBILITY.—Section 1302(c) of the Intermodal Surface Transportation Efficiency Act of 1991 (33 U.S.C. 1261(c)) is amended—

(1) by striking "Act" each place it appears and inserting ''part'

(2) in paragraph (2) by striking subparagraph (B) and redesignating subparagraphs (C) and (D) as subparagraphs (B) and (C), respectively; and

(3) by adding at the end the following:

(3) SIXTH YEAR PROVISION.—On and after the date that is 5 years after the date of the enactment of this part, a State shall be eligible to receive moneys under this part in a fiscal year only if the State agrees to expend from non-Federal sources for carrying out projects under this part an amount equal to 20 percent of the amount received by the State under this part in such fiscal vear.

(b) ADMINISTRATIVE COSTS.—Section 1302(d)(1) of such Act (33 U.S.C. 1261(d)(1)) is amended—

(1) by striking "and" at the end of subparagraph (C);

(2) by redesignating subparagraph (D) as subparagraph (E), and

(3) by inserting after subparagraph (C) the following:

"(D) contracting for services with other land management agencies; and".

(c) Environmental Mitigation.-

(1) IN GENERAL.—Section 1302(e) of such Act (33 U.S.C. 1261(e)) is amended—

(A) by redesignating paragraphs (5), (6), (7), and (8) as paragraphs (6), (7), (8), and (9), respectively: and

(B) by inserting after paragraph (4) the following:

·''(5) Environmental mitigation.—

"(A) REQUIREMENT.—To the extent practicable and consistent with other requirements of this section, in complying with paragraph (4), a State shall give priority to project proposals which provide for the redesign, reconstruction, nonroutine maintenance, or relocation of trails in order to mitigate and minimize the impact to the natural environment.

"(B) COMPLIANCE.—The State shall receive guidance for determining compliance with subparagraph (A) from the recreational trail advisory board satisfying the requirements of subsection (c)(2)(A).

CONFORMING AMENDMENT.—Section 1302(e)(4) of such Act (33 U.S.C. 1261(e)(4)) is amended by striking (8)(B)" and inserting (9)(B)". "paragraphs (6) and "paragraphs (7) and

(d) EXCLUSIONS.—Section 1302(e)(7) of such Act, as redesignated by subsection (c), is amend-

(1) by striking "(7) SMALL STATE EXCLUSION. and inserting the following:

((7) EXCLUSIONS.—

(A) SMALL STATE.—":

(2) by moving the text of subparagraph (A), as designated by paragraph (1), 2 ems to the right;

(3) by adding at the end the following:

(B) BEST INTEREST OF A STATE —Any State which determines based on trail needs identified in its State Comprehensive Outdoor Recreation Plan that it is in the best interest of the State to be exempt from the requirements of paragraph (4) may apply to the Secretary for such an exemption. Before approving or disapproving an application for such an exemption, the Secretary shall publish in the Federal Register notice of receipt of the application and provide an opportunity for public comment on the applica-

(e) RETURN OF MONEYS NOT EXPENDED.—Section 1302(e)(9) of such Act, as redesignated by subsection (c), is amended—

(1) by inserting "the State" before "may be exempted"; and

(2) by striking "and expended or committed" and all that follows before the period.

(f) ADVISORY COMMITTEE.—Section 1303(b) of such Act (16 U.S.C. 1262(b)) is amended-

(1) by striking "11 members" and inserting "12 members'';

(2) by redesignating paragraphs (2), (3), and (4) as paragraphs (3), (4), and (5), respectively;

(3) by inserting after paragraph (1) the follow-

ing:
"(2) 1 member appointed by the Secretary representing individuals with disabilities;

SEC. 330. IDENTIFICATION OF HIGH PRIORITY CORRIDORS.

(a) IN GENERAL.—Section 1105(c) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2032) is amended—

(1) by striking paragraph (5) and inserting the following:

(5)(A) I-73/74 North-South Corridor from Charleston, South Carolina, through Winston-Salem, North Carolina, to Portsmouth, Ohio, to Cincinnati, Ohio, to termini at Detroit, Michigan and Sault Ste. Marie, Michigan. The Sault Ste. Marie terminus shall be reached via a corridor connecting Adrian, Jackson, Lansing, Mount Pleasant, and Grayling, Michigan.

"(B)(i) In the Commonwealth of Virginia, the

Corridor shall generally follow-

"(I) United States Route 220 from the Virginia-North Carolina border to I-581 south of Roanoke;

"(II) I-581 to I-81 in the vicinity of Roanoke; "(III) I-81 to the proposed highway to demonstrate intelligent transportation systems authorized by item 29 of the table in section 1107(b) in the vicinity of Christiansburg to United States Route 460 in the vicinity of Blacksburg;

'(IV) United States Route 460 to the West Virginia State line.

'(ii) In the States of West Virginia, Kentucky, and Ohio, the Corridor shall generally follow

'(I) United States Route 460 from the West Virginia State line to United States Route 52 at Bluefield, West Virginia; and

'(II) United States Route 52 to United States Route 23 at Portsmouth, Ohio.

"(iii) In the States of North Carolina and South Carolina, the Corridor shall generally follow-

"(I) in the case of I-73-

"(aa) United States Route 220 from the Virginia State line to State Route 68 in the vicinity of Greensboro;

"(bb) State Route 68 to I-40;

"(cc) I-40 to United States Route 220 in Greensboro;

"(dd) United States Route 220 to United States Route 1 near Rockingham;

''(ee) United States Route 1 to the South Carolina State line; and

"(ff) South Carolina State line to Charleston, South Carolina: and

'(II) in the case of I-74-

'(aa) I-77 from Bluefield, West Virginia, to the junction of I-77 and the United States Route 52 connector in Surry County, North Carolina:

(bb) the I-77/United States Route 52 connector to United States Route 52 south of Mount Airy, North Carolina;

(cc) United States Route 52 to United States Route 311 in Winston-Salem, North Carolina;

'(dd) United States Route 311 to United States Route 220 in the vicinity of Randleman, North Carolina.

'(ee) United States Route 220 to United States Route 74 near Rockingham;

'(ff) United States Route 74 to United States Route 76 near Whiteville;

"(gg) United States Route 74/76 to the South Carolina State line in Brunswick County; and

''(hh) South Carolina State line to Charleston, South Carolina.'

(2) in paragraph (18)-

(A) by striking "and";

(B) by inserting "Mississippi, Arkansas."

after "Tennessee,"; and
(C) by inserting before the period at the end the following: ", and to the Lower Rio Grande Valley at the border between the United States and Mexico'':

(3) by inserting before the period at the end of paragraph (18) the following: ", and to include the Corpus Christi Northside Highway and Rail Corridor from the existing intersection of United States Route 77 and Interstate Route 37 to United States Route 181"; and

(4) by adding at the end the following: ''(22) The Alameda Transportation Corridor along Alameda Street from the entrance to the ports of Los Angeles and Long Beach to Interstate 10, Los Angeles, California.

'(23) The Interstate Route 35 Corridor from Laredo, Texas, through Oklahoma City, Oklahoma, to Wichita, Kansas, to Kansas City, Kansas/Missouri, to Des Moines, Iowa, to Minneapolis, Minnesota, to Duluth, Minnesota.

(24) The Dalton Highway from Deadhorse, Alaska to Fairbanks, Alaska.

"(25) State Route 168 (South Battlefield Boulevard), Virginia, from the Great Bridge Bypass to the North Carolina State line. VerDate 20-SEP-95 02:15 Oct 03

- "(26) The CANNAMEX CORRIDOR from Nogales, Arizona, through Las Vegas, Nevada, to Salt Lake City, Utah, to Idaho Falls, Idaho, to Great Falls, Montana, to the Canadian Border as follows:
- "(A) In the State of Arizona, the CANAMEX CORRIDOR shall generally follow—

"(i) I-19 from Nogales to Tucson;

"(ii) I–10 from Tucson to Phoenix; and

- "(iii) United States Route 93 from Phoenix to the Nevada Border.
- "(B) In the State of Nevada, the CANAMEX CORRIDOR shall follow—
- "(i) United States Route 93 from the Arizona Border to Las Vegas; and
- "(ii) I-15 from Las Vegas to the Utah Border."
 (C) From the Utah Border to the Canadian Border, the CANAMEX CORRIDOR shall follow
- "(27) The Camino Real Corridor from El Paso, Texas, to Denver, Colorado, as follows:
- "(A) In the State of Texas, the Camino Real Corridor shall generally follow—
- "(i) arterials from the international ports of entry to I-10 in El Paso County; and
- "(ii) I-10 from El Paso County to the New Mexico border.
- "(B) In the State of New Mexico, the Camino Real Corridor shall generally follow—
- "(i) I-10 from the Texas Border to Las Cruces; and
- "(ii) I-25 from Las Cruces to the Colorado Border.
- "(C) In the State of Colorado, the Camino Real Corridor shall generally follow I-25 from the New Mexico Border to Denver.".
- (b) INCLUSION OF CERTAIN ROUTE SEGMENTS ON INTERSTATE SYSTEM.—Section 1105(e) of such Act (105 Stat. 2033) is amended by adding at the end the following: "(5) INCLUSION OF CERTAIN ROUTE SEGMENTS
- "(5) Inclusion of Certain Route Segments on Interstate System.—Where not a part of the Interstate System, the routes referred to in clauses (i), (ii), and (iii) of subsection (c)(5)(B) (other than the portion located in the State of West Virginia), in subsection (c)(9), and in subsections (c)(18) and (c)(20) are hereby designated future parts of the Interstate System. Any segment of such routes shall become a part of the Interstate System at such time as the Secretary determines that the segment—
- "(A) meets the Interstate System design standards approved by the Secretary under section 109(b) of title 23, United States Code; and
- "(B) connects to an existing Interstate System segment and functions as a safe and usable segment.".

SEC. 331. HIGH PRIORITY CORRIDOR FEASIBILITY STUDIES.

- (a) EVACUATION ROUTES FOR LOUISIANA COASTAL AREAS.—Section 1105(e)(2) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2033) is amended by adding at the end the following new sentence: "A feasibility study may be conducted under this subsection to identify routes that will expedite future emergency evacuations of coastal areas of Louisiana.".
- (b) EAST-WEST TRANSAMERICA CORRIDOR. -With amounts available to the Secretary under section 1105(h) of the Intermodal Surface Transportation Efficiency Act of 1991, the Secretary in cooperation with the States of Virginia and West Virginia shall conduct a study to determine the feasibility of establishing a route for the East-West Transamerica Corridor (designated pursuant to section 1105(c)(3) of such Act) from Beckley, West Virginia, utilizing a corridor entering Virginia near the city of Covington then moving south from the Allegheny Highlands to serve Roanoke and continuing east to Lynchburg. From there such route would continue across Virginia to the Hampton Roads-Norfolk area

SEC. 332. HIGH COST BRIDGE PROJECTS.

The table contained in section 1103(b) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2027–2028) is amended(1) in item number 5, relating to Gloucester Point, Virginia, by inserting after "York River" the following: "and for repair, strengthening, and rehabilitation of the existing bridge"; and

(2) in item number 10, relating to Shakopee, Minnesota, by inserting ''project, including the bypass of' after ''replacement''.

SEC. 333. CONGESTION RELIEF PROJECTS.

The table contained in section 1104(b) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2029–2031) is amended—

- (1) in item number 1, relating to Long Beach, California, by striking "HOV Lanes on" and inserting "downtown Long Beach access ramps into the southern terminus of";
- (2) in item number 10, relating to San Diego, California, by striking "1 block of Cut and Cover Tunnel on Rt. 15" and inserting "bridge decking on Route 15";
- (3) in item number 23, relating to Tucson, Arizona, by inserting ", of which a total of \$3,609,620 shall be available for the project authorized by item number 74 of the table contained in section 1106(b)" after "in Tuscon, Arizona"; and
- (4) in item number 43, relating to West Virginia, by striking "Coal Fields" and inserting "Coalfields".

SEC. 334. HIGH PRIORITY CORRIDORS ON NA-TIONAL HIGHWAY SYSTEM.

Section 1105(c)(3) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2032) is amended by inserting before the period at the end the following: "commencing on the Atlantic Coast in the Hampton Roads-Norfolk area going westward across Virginia to a West Virginia corridor centered around Beckley to Welch as part of the Coalfields Expressway described in section 1069(v), then to Williamson sharing a common corridor with the I-73/74 Corridor (referred to in item 12 of the table contained in subsection (f)), then to a Kentucky Corridor centered on the cities of Pikeville, Jenkins, Hazard, London, Somerset, Columbia, Bowling Green, Hopkinsville, Benton, and Paducah, into Illinois, and into Missouri and exiting Western Missouri and entering the southeast corner of Kansas''.

SEC. 335. HIGH PRIORITY CORRIDOR PROJECTS.

The table contained in section 1105(f) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2033–2035) is amended—

(1) in item 1, relating to Pennsylvania, by inserting after "For" the following: "the segment described in item 6 of this table and up to \$11,000,000 for";

(2) in item 2, relating to Alabama, Georgia, Mississippi, Tennessee, by inserting after "Rt. 72" the following: "and up to \$1,500,000 from the State of Alabama's share of the project for modification of the Keller Memorial Bridge in Decatur, Alabama, to a pedestrian structure"; and

(3) in item number 26, relating to Indiana, Kentucky, Tennessee, by striking "Newberry" and inserting "Evansville".

SEC. 336. RURAL ACCESS PROJECTS.

The table contained in section 1106(a)(2) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2037–2042) is amended—

(1) in item number 34, relating to Illinois, by striking "Resurfacing" and all that follows through "Omaha" and inserting "Bel-Air Road improvement from south of Carmi to State Route 141 in southeastern White County";

(2) in item number 52, relating to Bedford Springs, Pennsylvania, by striking "and Huntington" and inserting "Franklin, and Huntingdon".

(3) in item number 61, relating to Lubbock, Texas, by striking "with Interstate 20" and inserting "with Interstate 10 through Interstate 20 and Interstate 27 north of Amarillo to the Texas/ Oklahoma border";

(4) in item number 71, relating to Chautauqua County, New York, by inserting "and other improvements" after "expressway lanes";

(5) in item number 75, relating to Pennsylvania, by striking "Widen" and all that follows through "lanes" and inserting "Road improvements on a 14-mile segment of U.S. Route 15 in Lycoming County, Pennsylvania";

(6) in item number 93, relating to New Mexico, by striking "Raton-Clayton Rd., Clayton, New Mexico" and inserting "U.S. Rt. 64/87 from Raton, New Mexico, through Clayton to the Texas-New Mexico State line"; and

(7) in item number 111, relating to Parker County, Texas (SH199)—

(A) by striking "Parker County" and inserting "Parker and Tarrant Counties"; and

(B) by striking "to four-" and inserting "in Tarrant County, to freeway standards and in Parker County to a 4-".

SEC. 337. URBAN ACCESS AND MOBILITY PROJECTS.

The table contained in section 1106(b)(2) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2043–2047) is amend-

(1) in item number (9), relating to New York, New York, by striking "Improvements" and all that follows through "NY" and inserting "Projects in New York City, New York (other than improvements to the Miller Highway)";

(2) in item number 13, relating to Joliet, Illinois, by striking "and construction and interchange at Houbolt Road and I-80";

(3) in item number 36, relating to Compton, California, by striking "For a grade" and all that follows through "Corridor" and inserting "For grade separations and other improvements in the city of Compton, California"; and

(4) in item number 52, relating to Chicago, Illinois, by striking "Right-of-way" and all that follows through "Connector)" and inserting "Reconstruct the Michigan Avenue viaduct".

SEC. 338. INNOVATIVE PROJECTS.

The table contained in section 1107(b) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2048-2059) is amended—

(1) in item 19, relating to Water Street, Pennsylvania—

(A) by striking ''Water Street,''; and

(B) by inserting ", or other projects in the counties of Bedford, Blair, Centre, Franklin, and Huntingdon as selected by the State of Pennsylvania" after "Pennsylvania" the second place it appears;

(2) in item 20, relating to Holidaysburg, Pennsylvania—

(A) by striking "Holidaysburg," the first place it appears: and

(B) by inserting ", or other projects in the counties of Bedford, Blair, Centre, Franklin, and Huntingdon as selected by the State of Pennsylvania" after "Pennsylvania" the second place it appears:

(3) in item number 24, relating to Pennsylvania, by inserting after "line" the following: "and for the purchase, rehabilitation, and improvement of any similar existing facility within a 150-mile radius of such project, as selected by the State of Pennsylvania":

(4) in item number 29, relating to Blacksburg, Virginia, by inserting 'methods of facilitating public and private participation in' after 'demonstrate':

(5) in item number 35, relating to Alabama, by striking "to bypass" and all that follows through "I-85" and inserting "beginning on U.S. Route 80 west of Montgomery, Alabama, and connecting to I-65 south of Montgomery and I-85 east of Montgomery";

(6) in item 49, relating to Suffolk County, New York, by inserting after "perimeters" the following: "and provide funds to the towns of Brookhaven, Riverhead, Smithtown, East Hampton, Southold, Shelter Island, and Southampton for the purchase of vehicles to meet the transportation needs of the elderly and persons with disabilities";

(7) in item number 52, relating to Pennsylvania, by striking "2" and all that follows\erDate 20-SE through "Pennsylvania" and inserting "or rehabilitate (or both) highway and transportation infrastructure projects within 30 miles of I-81 or I-80 in northeastern Pennsylvania'',

(8) in item number 61, relating to Mojave, California, by striking "Mojave" and inserting "Victorville" and by inserting "Mojave" after "reconstruct";

(9) in item number 68, relating to Portland/S. Portland, Maine—
(A) by striking "Portland/S. Portland,"; and

(B) by inserting after "Bridge" the following: "and improvements to the Carlton Bridge in Bath-Woolworth";

(10) in item number 76, relating to Tennessee, by inserting "Improved access to" before "I-81" and striking "Interchange" and inserting after "Tennessee" the following: "via improvements at I-181/Eastern Star Road and I-81/Kendrick Creek Road":

(11) in item number 100, relating to Arkansas, by striking "Thornton" and inserting "Little Rock'';

(12) in item number 113, relating to Durham County, North Carolina, by inserting after "Route 147" the following: ", including the interchange at I-85'';

(13) in item number 114, relating to Corpus Christi to Angleton, Texas, by striking "Con-struct new multi-lane freeway" and inserting 'Construct a 4-lane divided highway'

(14) in item number 193, relating to Corning, New York, by inserting "and other improve-ments" after "expressway lanes"; and

(15) in item 196, relating to Orlando, Florida—

(A) by striking "Orlando,"; and
(B) by striking "Land" and all that follows
through "project" and inserting "One or more regionally significant, intercity ground transportation projects"

SEC. 339. INTERMODAL PROJECTS.

The table contained in section 1108(b) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2060-2063) is amended-

(1) in item number 12, relating to Buffalo, New York, by inserting after "Project" the following: "and the Crossroads Arena Project"

(2) in item number 31, relating to Los Angeles, California, by striking "To improve ground access from Sepulveda Blvd. to Los Angeles, California" and inserting the following: Los Angeles International Airport central terminal ramp access project, \$3,500,000; for the widening of Aviation Boulevard south of Imperial Highway, \$3,500,000; for the widening of Aviation Boulevard north of Imperial Highway. \$1,000,000; and for transportation systems management improvements in the vicinity of the Sepulveda Boulevard/Los Angeles International Airport tunnel. \$950.000'': and

(3) in item 33, relating to Orange County, New York, strike "Stuart Airport Interchange Project" and insert "Stewart Airport interchange projects"

SEC. 340. MISCELLANEOUS REVISIONS TO SUR-FACE TRANSPORTATION AND UNI-FORM RELOCATION ASSISTANCE ACT OF 1987.

- (a) CALIFORNIA.—Section 149(a)(69) of the Surface Transportation and Uniform Relocation Assistance Act of 1987 (101 Stat. 191), relating to Burbank-Glendale-Pasadena Airport, California, is amended-
- (1) in the first sentence by striking "highway

(2) in the first sentence by striking "and construction of terminal and parking facilities at such airport''; and

(3) by striking "by making" in the second sentence and all that follows through the period at the end of such sentence and inserting the following: "by preparing a feasibility study and conducting preliminary engineering, design, and construction of a link between such airport and the commuter rail system that is being developed by the Los Angeles County Metropolitan Transportation Authority.''.

(b) LOUISIANA.

RURAL ACCESS PROJECT.—

(A) RESCISSION.—Effective October 1, 1995, the unobligated balances on September 30, 1995, of funds made available for section 149(a)(87) of the Surface Transportation and Uniform Relocation Assistance Act of 1987 (101 Stat. 194; relating to West Calcasieu Parish, Louisiana) are hereby rescinded.

(B) FUNDING.—Item number 17 of the table contained in section 1106(a)(2) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2038), relating to Lake Charles, Louisiana, is amended by striking "4.1" and insert-

(2) I-10 EXIT RAMP AND OTHER PROJECTS.—Section 149(a)(89) of the Surface Transportation and Uniform Relocation Assistance Act of 1987 (101 Stat. 191) is amended—

(A) by inserting "AND LAKE CHARLES" after 'LAFAYETTE'' in the paragraph heading; and

(B) by inserting before the period at the end and of amounts made available to carry out this paragraph, may use up to \$456,022 to carry out a comprehensive transportation and land use plan for Lafayette, Louisiana, \$1,000,000 to carry out a project to construct an exit ramp from the eastbound side of Interstate Route I-10 to Ryan Street in Lake Charles, Louisiana, and \$269,661 under this paragraph for projects described in section 149(a) (90)

(3) Contraband Bridge.—Section 149(a) (90) of such Act (101 Stat. 191) is amended-

(A) by inserting "AND LAKE CHARLES" after 'LAFAYETTE'' in the paragraph heading; and

(B) by inserting "and a project to construct the Contraband Bridge portion of the Nelson Access Road Project' before the period at the end.

(c) PENNYSLVANIA.—Section 149(a)(74) of the Surface Transportation and Uniform Relocation Assistance Act of 1987 (101 Stat. 192) is amended by inserting before the period at the end the following: "and other projects in the counties of Bedford, Blair, Centre, Franklin, and Huntingdon, Pennsylvania''.

(d) MARYLAND.—Section 149(a) (92) of such Act (101 Stat. 194) is amended—

(1) by striking "UNITED STATES ROUTE 48" and inserting "WASHINGTON AND FREDERICK COUN-TIES'': and

(2) by inserting "and to construct an interchange between Interstate Route I-70 and Interstate Route I-270 in Frederick County, Mary-

land" after "Mountain Road".

(e) BUS TESTING FACILITY.—Section 5318 of title 49. United States Code, is amended—

(1) in subsection (b) by inserting "or cooperative agreement" after "contract" each place it appears; and

(2) by adding at the end the following:

'(f) CONVERSION OF CONTRACTS.—The Secretary may convert existing contracts entered into under this section into cooperative agree-

SEC. 341. ELIGIBILITY.

(a) EXISTING PROJECT.—Section 108(b) of the Federal-Aid Highway Act of 1956 (23 U.S.C. 101 note) is amended-

(1) by striking "(1)" before "such costs may be further"; and

(2) by striking ", and (2) the amount of such costs shall not include the portion of the project between High Street and Causeway Street'

(b) OTHER EXISTING PROJECTS.

(1) RECONSTRUCTION AND WIDENING.—The project authorized by section 162 of the Surface Transportation Assistance Act of 1982 (96 Stat. 2136) shall include reconstruction and widening to 6 lanes of existing Interstate Route 95 and of the Pennsylvania Turnpike from United States Route 1 to the junction with the New Jersey Turnpike, including the structure over the Delaware River.

(2) FEDERAL SHARE.—Notwithstanding any other provision of law, the Federal share payable on account of the project referred to in paragraph (1), including the additional through

roadway and bridge travel lanes, shall be 90 percent of the cost of the project.

(3) TOLLS.—Notwithstanding section 301 of title 23, United States Code, the project for construction of an interchange between the Pennsylvania Turnpike and Interstate Route 95, including the widening of the Pennsylvania Turnpike, shall be treated as a reconstruction project described in section 129(a)(1)(B) of such title and tolls may be continued on all traffic on the Pennsylvania Turnpike between United States Route 1 and the New Jersey Turnpike.

(c) TYPE II NOISE BARRIERS.—No funds made available out of the Highway Trust Fund may be used to construct Type II noise barriers (as defined by section 772.5(i) of title 23, Code of Federal Regulations) pursuant to sections 109 (h) and (i) of title 23, United States Code if such barriers were not part of a project approved by the Secretary before the date of the enactment of this Act.

SEC. 342. ORANGE COUNTY, CALIFORNIA, TOLL ROADS.

The Secretary shall enter into an agreement modifying the agreement entered into pursuant to section 339 of the Department of Transportation and Related Agencies Appropriations Act, 1993 (Public Law 102-338) to conform such agreement to the provisions of section 336 of the Department of Transportation and Related Agencies Appropriations Act, 1995 (Public Law 103-331). Nothing in this section shall be construed to change the amount of the previous appropriation in such section 339, and the line of credit provided for shall not exceed an amount supported by the previous appropriation. In implementing such sections 336 and 339, the Secretary may enter into an agreement requiring an interest rate that is higher than the rate specified in such sections.

SEC. 343. MISCELLANEOUS STUDIES.

(a) PAN AMERICAN HIGHWAY.-

(1) STUDY.—The Secretary shall conduct a study on the adequacy of and the need for improvements to the Pan American Highway.

(2) ELEMENTS.—The study to be conducted under paragraph (1) shall include, at a minimum, the following elements:

(A) Findings on the benefits of constructing a highway at Darien Gap, Panama and Colombia.

(B) Recommendations for a self-financing arrangement for completion and maintenance of

the Pan American Highway. (C) Recommendations for establishing a Pan American highway authority to monitor financing, construction, maintenance, and operations of the Pan American Highway.

(D) Findings on the benefits to trade and prosperity of a more efficient Pan American Highway.

(E) Findings on the benefits to United States industry through the use of United States technology and equipment in construction of improvements to the Pan American Highway.

(F) Findings on environmental considerations, including environmental considerations relating to the Darien Gan.

(3) REPORT.—Not later than 2 years after the date of the enactment of this Act, the Secretary shall transmit to Congress a report on the results of the study conducted under this subsection.

(b) HIGHWAY SIGNS FOR NATIONAL HIGHWAY SYSTEM.—The Secretary shall conduct a study to determine the cost, need, and efficacy of establishing a highway sign for identifying routes on the National Highway System. In conducting such study, the Secretary shall make a determination concerning whether to identify National Highway System route numbers

(c) COMPLIANCE WITH BUY AMERICAN ACT.-

(1) STUDY.—The Secretary shall conduct a study on compliance with the provisions of the Buy American Act (41 U.S.C. 10a-10c) with respect to contracts entered into using amounts made available from the Highway Trust Fund.

(2) REPORT.—Not later than I year after the date of the enactment of this Act, the SecretaryVerDate 20-SE shall transmit to Congress a report on the results of the study conducted under paragraph (1).

SEC. 344. COLLECTION OF BRIDGE TOLLS.

Notwithstanding any other provisions of law, tolls collected for motor vehicles on any bridge connecting the boroughs of Brooklyn, New York, and Staten Island, New York, shall continue to be collected for only those vehicles exiting from such bridge in Staten Island.

SEC. 345. NATIONAL DRIVER REGISTER.

Section 30308(a) of title 49, United States Code, is amended by striking "and \$2,550,000 for fiscal year 1995" and inserting "and \$2,550,000 for each of fiscal years 1995 and 1996".

for each of fiscal years 1995 and 1996". SEC. 346. ROADSIDE BARRIER TECHNOLOGY.

Section 1058 of the Intermodal Surface Transportation Efficiency Act of 1991 (23 U.S.C. 109 note: 105 Stat. 2003) is amended—

- (1) in subsection (a) by striking "median" and inserting "or temporary crashworthy";
- (2) in subsection (a) by inserting "crashworthy" after "innovative";
- (3) in the heading of subsection (c) by inserting "CRASHWORTHY" after "INNOVATIVE";
- (4) in subsection (c) by inserting "crashworthy" after "innovative":
 - (5) in subsection (c) by striking "median"; (6) by inserting "or guiderail" after "guard-
- (6) by inserting "or guiderail" after "guard-rail"; and
- (7) by inserting before the period at the end of subsection (c) ", and meets or surpasses the requirements of the National Cooperative Highway Research Program 350 for longitudinal barriers"

SEC. 347. MOTORIST CALL BOXES.

- (a) Effective Control.—Section 131(c) of title 23, United States Code, is amended—
- (1) by striking "and (5)" and inserting the following: "(5) signs, displays, and devices identifying and announcing free motorist aid call boxes and advertising their sponsorship by corporations or other organizations, and (6)"; and
- (2) by adding at the end the following new sentence: "The Secretary shall ensure that spacing of signs, displays, and devices announcing motorist aid call boxes is reasonable.".
- (b) Specific Service Signs.—Section 131(f) of title 23, United States Code, is amended by adding at the end the following: "For purposes of this subsection, the term 'specific information in the interest of the traveling public' includes identification, announcement, and sponsorship of motorist aid call boxes.".

SEC. 348. REPEAL OF NATIONAL MAXIMUM SPEED LIMIT COMPLIANCE PROGRAM.

Sections 141(a) and 154 of title 23, United States Code, and the item relating to section 154 in the analysis to chapter 1 of such title are repealed.

SEC. 349. ELIMINATION OF PENALTY FOR NON-COMPLIANCE FOR MOTORCYCLE HELMET'S.

Subsection (h) of section 153 of title 23, United States Code, is amended by striking "a law described in subsection (a)(1) and" each place it appears.

SEC. 350. SAFETY REST AREAS.

Section 120(c) of title 23, United States Code, is amended by inserting "safety rest areas," after "signalization,".

SEC. 351. EXEMPTIONS FROM REQUIREMENTS RE-LATING TO COMMERCIAL MOTOR VE-HICLES AND THEIR OPERATORS.

(a) EXEMPTIONS.-

(1) TRANSPORTATION OF AGRICULTURAL COM-MODITIES AND FARM SUPPLIES.—Regulations prescribed by the Secretary under sections 31136 and 31502 of title 49, United States Code, regarding maximum driving and on-duty time for drivers used by motor carriers shall not apply to drivers transporting agricultural commodities or farm supplies for agricultural purposes in a State if such transportation is limited to an area within a 100 air mile radius from the source of the commodities or the distribution point for the farm supplies and is during the planting and harvesting seasons within such State, as determined by the State.

(2) Transportation and operation of Ground Water Well. Drilling Rigs.—Such regulations shall, in the case of a driver of a commercial motor vehicle who is used primarily in the transportation and operation of a ground water well drilling rig, permit any period of 8 consecutive days to end with the beginning of an off-duty period of 24 or more consecutive hours for the purposes of determining maximum driving and on-duty time.

(3) TRANSPORTATION OF CONSTRUCTION MATE-RIALS AND EQUIPMENT.—Such regulations shall, in the case of a driver of a commercial motor vehicle who is used primarily in the transportation of construction materials and equipment, permit any period of 8 consecutive days to end with the beginning of an off-duty period of 24 or more consecutive hours for the purposes of determining maximum driving and on-duty time.

(4) DRIVERS OF UTILITY SERVICE VEHICLES.—Such regulations shall, in the case of a driver of a utility service vehicle, permit any period of 8 consecutive days to end with the beginning of an off-duty period of 24 or more consecutive hours for the purposes of determining maximum driving and on-duty time.

(5) SNOW AND ICE REMOVAL.—A State may waive the requirements of chapter 313 of title 49, United States Code, with respect to a vehicle that is being operated within the boundaries of an eligible unit of local government by an employee of such unit for the purpose of removing snow or ice from a roadway by plowing, sanding, or salting. Such waiver authority shall only apply in a case where the employee is needed to operate the vehicle because the employee of the eligible unit of local government who ordinarily operates the vehicle and who has a commercial drivers license is unable to operate the vehicle or is in need of additional assistance due to a snow emergency.

(b) EFFECTIVE DATE.—The provisions of subsection (a) shall take effect 180 days after the date of the enactment of this Act.

(c) REVIEW BY THE SECRETARY.—The Secretary may conduct a rulemaking proceeding to determine whether granting any exemption provided by subsection (a) is not in the public interest and would have a significant adverse impact on the safety of commercial motor vehicles. If, at any time, the Secretary determines that granting such exemption would not be in the public interest and would have a significant adverse impact on the safety of commercial motor vehicles, then the Secretary may prevent the exemption from going into effect, modify the exemption, or revoke the exemption.

(d) Definitions.—In this section, the follow-

ing definitions apply:

(1) 8 CONSECUTIVE DAYS.—The term "8 consecutive days" means the period of 8 consecutive days beginning on any day at the time designated by the motor carrier for a 24-hour period

(2) 24-HOUR PERIOD.—The term "24-hour period" means any 24-consecutive hour period beginning at the time designated by the motor carrier for the terminal from which the driver is normally dispatched.

(3) GROUND WATER WELL DRILLING RIG.—The term "ground water well drilling rig" means any vehicle, machine, tractor, trailer, semi-trailer, or specialized mobile equipment propelled or drawn by mechanical power and used on highways to transport water well field operating equipment, including water well drilling and pump service rigs equipped to access ground water.

(4) Transportation of construction materials and equipment.—The term "transportation of construction materials and equipment" means the transportation of construction materials, construction finished related products, construction personnel, and construction equipment by a driver within a 50 air mile radius of

the normal work reporting location of the driv-

(5) ELIGIBLE UNIT OF LOCAL GOVERNMENT.— The term "eligible unit of local government" means a city, town, borough, county, parish, district, or other public body created by or pursuant to State law which has a total population of 3,000 individuals or less.

(6) UTILITY SERVICE VEHICLE.—The term "utility service vehicle" means any motor vehicle, re-

gardless of gross weight-

(A) used on highways in interstate or intrastate commerce in the furtherance of building, repairing, expanding, improving, maintaining, or operating any structures, facilities, excavations, poles, lines, or any other physical feature necessary for the delivery of public utility services, including the furnishing of electric, water, sanitary sewer, telephone, and television cable or community antenna service;

(B) while engaged in any activity necessarily related to the ultimate delivery of such public utility services to consumers, including travel or movement to, from, upon, or between activity sites (including occasional travel or movement outside the service area necessitated by any utility emergency as determined by the utility provider); and

(C) except for any occasional emergency use, operated primarily within the service area of a utility's subscribers or consumers, without regard to whether the vehicle is owned, leased, or rented or otherwise contracted for by the utility.

SEC. 352. TRAFFIC CONTROL SIGNS.

Traffic control signs referred to in the experimental project conducted in the State of Oregon in December 1991 shall be deemed to comply with the requirements of section 2B-4 of the Manual on Uniform Traffic Control Devices of the Department of Transportation.

SEC. 353. BRIGHTMAN STREET BRIDGE, FALL RIVER HARBOR, MASSACHUSETTS.

Notwithstanding any other provision of law, the Brightman Street Bridge in Fall River Harbor, Massachusetts, may be reconstructed to result in a clear channel width of less than 300 feet.

SEC. 354. MOTOR CARRIER SAFETY PROGRAM.

Section 31136(e) of title 49, United States Code, is amended—

- (1) by inserting "(1) IN GENERAL.—" before "After notice":
- (2) by indenting paragraph (1), as designated by paragraph (1) of this section, and moving paragraph (1), as so redesignated, 2 ems to the right; and
 - (3) by adding the following at the end:
 - '(2) Motor carrier safety program.—
- "(A) IN GENERAL.—The Secretary, within 180 days of the application of an operator of motor vehicles with a gross vehicle weight rating of at least 10,001 pounds but not more than 26,000 pounds, shall exempt some or all of such vehicles and drivers of such vehicles from some or all of the regulations prescribed under this section and sections 504 and 31502 of this title if the Secretary finds such applicant—

"(i) has a current satisfactory safety fitness rating issued by the Secretary; and

"(ii) will implement a program of safety management controls designed to achieve a level of operational safety equal to or greater than that resulting from compliance with the regulations prescribed under this section.

The Secretary shall modify the exemption if there is a material change in the regulations prescribed under such sections. In granting such exemptions, the Secretary shall ensure that approved participants in the motor carrier safety program are subject to a minimum of paperwork and regulatory burdens.

"(B) MONITORING; EXEMPTION PERIOD.—The Secretary and participants in the program established by this paragraph shall periodically monitor the safety of vehicles and drivers exempted from regulations under the program. An exemption approved under subparagraph (A)VerDate 20-SE shall remain in effect until such time as the Secretary finds—

"(i) that the operator has exceeded the average ratio of preventable accidents to vehicle miles travelled for a period of 12 months for the class of vehicles with a gross vehicle weight of at least 10,001 pounds but not more than 26,000 pounds; or

"(ii) that such operator's exemption is not in the public interest and would result in a significant adverse impact on the safety of commercial motor vehicles.

"(C) FACTORS.—In approving applications under the program established by this paragraph, the Secretary shall—

"(i) ensure that applicants in the program represent a broad cross-section of fleet size and operators of vehicles between 10,000 and 26,000 pounds; and

"(ii) to the extent feasible, ensure participation by as many qualified applicants as possible.

"(Ď) LIMITĂTION.—The Secretary shall not grant the exemptions set forth in subparagraph (A) to vehicles—

"(i) designed to transport more than 15 passengers; including the driver; or

"(ii) used in transporting material found by the Secretary to be hazardous under section 5103 of this title and transported in a quantity requiring placarding under regulations prescribed by the Secretary under such section 5103.

"(E) EMERGENCIES.—The Secretary may revoke or modify the participation of an operator in the program established by this section in the

case of an emergency.

(3) REVIEW OF REGULATIONS.—The Secretary shall conduct a zero-based review of the need and the costs and benefits of all regulations issued under this section and sections 504 and 31502 of this title to determine whether such regulations should apply to vehicles weighing between 10,000 and 26,000 pounds. The review shall focus on the appropriate level of safety and the paperwork and regulatory burdens of such regulations as they apply to operators of vehicles weighing between 10,000 and 26,000 pounds. The Secretary shall complete the review within 18 months after the date of the enactment of this paragraph. Upon completion of the review, the Secretary shall grant such exemptions or modify or repeal existing regulations to the extent appropriate.".

SEC. 355. TECHNICAL AMENDMENT.

Notwithstanding section 101(a) of title 23, United States Code, the projects described in section 149(a)(62) of Public Law 100-17 and section 1 of Public Law 100-211 shall be eligible under section 204 of title 23, United States Code. SEC. 356. SAFETY REPORT.

Not later than September 30, 1997, the Secretary of Transportation, in cooperation with any State which raises any speed limit in such State to a level above the level permitted under section 154 of title 23, United States Code, as such section was in effect on September 15, 1995, shall prepare and submit to the Congress a study of—

(1) the costs to such State of deaths and injuries resulting from motor vehicle crashes; and

ries resulting from motor vehicle crashes; and (2) the benefits associated with the repeal of the national maximum speed limit.

SEC. 357. OPERATION OF MOTOR VEHICLES BY IN-TOXICATED MINORS.

(a) IN GENERAL.—Chapter 1 of title 23, United States Code, is amended by adding at the end the following:

"§ 161. National standard to prohibit the operation of motor vehicles by intoxicated minors

"(a) WITHHOLDING OF APPORTIONMENTS FOR NONCOMPLIANCE.—

"(1) FISCAL YEAR 1999.—The Secretary shall withhold 5 percent of the amount required to be apportioned to any State under each of paragraphs (1), (3), and (5) of section 104(b) on October 1, 1998, if the State does not meet the requirement of paragraph (3) on such date.

"(2) Thereafter.—The Secretary shall withhold 10 percent (including any amounts withheld under paragraph (1)) of the amount required to be apportioned to any State under each of paragraphs (1), (3), and (5) of section 104(b) on October 1, 1999, and on October 1 of each fiscal year thereafter, if the State does not meet the requirement of paragraph (3) on such date

"(3) REQUIREMENT.—A State meets the requirement of this paragraph if the State has enacted and is enforcing a law that makes unlawful throughout the State the operation of a motor vehicle by an individual under the age of 21 who has a blood alcohol concentration of 0.02 percent or greater.

"(b) PERIOD OF AVAILABILITY; EFFECT OF COMPLIANCE AND NONCOMPLIANCE.—

"(1) PERIOD OF AVAILABILITY OF WITHHELD FUNDS.—

"(A) Funds withheld on or before september 30, 2000.—Any funds withheld under subsection (a) from apportionment to any State on or before September 30, 2000, shall remain available until the end of the third fiscal year following the fiscal year for which such funds are authorized to be appropriated.

"(B) Funds withheld ander this section from apportionment to any State after September 30, 2000, shall be available for apportionment to such State.

"(2) APPORTIONMENT OF WITHHELD FUNDS AFTER COMPLIANCE.—If, before the last day of the period for which funds withheld under subsection (a) from apportionment are to remain available for apportionment to a State under paragraph (1), the State meets the requirement of subsection (a)(3), the Secretary shall, on the first day on which the State meets such requirement, apportion to the State the funds withheld under subsection (a) that remain available for apportionment to the State.

"(3) PERIOD OF AVAILABILITY OF SUBSE-QUENTLY APPORTIONED FUNDS.—Any funds apportioned pursuant to paragraph (2) shall remain available for expenditure until the end of the third fiscal year following the fiscal year in which such funds are so apportioned. Sums not obligated at the end of such period shall lapse or, in the case of funds apportioned under section 104(b)(5), shall lapse and be made available by the Secretary for projects in accordance with section 118.

"(4) EFFECT OF NONCOMPLIANCE.—If, at the end of the period for which funds withheld under subsection (a) from apportionment are available for apportionment to a State under paragraph (1), the State does not meet the requirement of subsection (a)(3), such funds shall lapse or, in the case of funds withheld from apportionment under section 104(b)(5), such funds shall lapse and be made available by the Secretary for projects in accordance with section 118"

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by adding at the end the following:

"161. National standard to prohibit the operation of motor vehicles by intoxicated minors.".

SEC. 358. EFFECTIVENESS OF DRUNK DRIVING LAWS.

The Secretary shall conduct a study to evaluate the effectiveness on reducing drunk driving of laws enacted in the States which allow a health care provider who treats an individual involved in a vehicular accident to report the blood alcohol level, if known, of such individual to the local law enforcement agency which has jurisdiction over the accident site if the blood alcohol concentration level exceeds the maximum level permitted under State law.

Amend the title so as to read: "An Act to amend title 23, United States Code, to designate the National Highway System, and for other purposes.".

Mr. CHAFEE. Mr. President, I move that the Senate disagree with the House amendments and agree to a request for a conference, and that the Chair be authorized to appoint the conferees on the part of the Senate.

The motion was agreed to, and the Presiding Officer appointed Mr. WARNER, Mr. CHAFEE, Mr. SMITH, Mr. KEMPTHORNE, Mr. BAUCUS, Mr. MOYNIHAN, Mr. REID and from the Committee on Commerce, Science, and Transportation, solely for matters within their jurisdiction, Mr. PRESSLER, Mr. LOTT, and Mr. HOLLINGS, conferees on the part of the Senate.

ORDERS FOR TUESDAY, SEPTEMBER 26, 1995

Mr. BOND. Mr. President. I ask unanimous consent that when the Senate completes its business today it stand in recess until the hour of 9:30 a.m. on Tuesday, September 26, 1995; that following the prayer, the Journal of proceedings be deemed approved to date; the time for the two leaders be reserved for their use later in the day, and the Senate then resume consideration of H.R. 2099, the VA-HUD appropriations bill. I further ask unanimous consent that the Senate resume consideration of the Bumpers amendment numbered 2776 regarding the space station at 11 a.m. on Tuesday, and there be 90 minutes of debate equally divided in the usual form, and following the debate the Senate stand in recess until the hour of 2:15 p.m. for the weekly policy conferences to meet.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BOND. Mr. President, I further ask unanimous consent that at 2:15 the Senate proceed to 4 minutes equally divided in the usual form to be followed by a vote on or in relation to the Bumpers amendment numbered 2776.

The PRESIDING OFFICER. Without objection, it is so ordered.

PROGRAM

Mr. BOND. Mr. President, for the information of all Senators, the Senate will resume consideration of VA-HUD operations appropriations bill tomorrow morning at 9:30. Under the previous order, there will be a rollcall vote at approximately 2:20 on or in relation to the Bumpers space station amendment. Additional rollcall votes can be expected throughout Tuesday's session, day and night, in order to finish action on the VA-HUD appropriations bill.

As a reminder, the majority leader has announced once all the necessary appropriations items are completed the Senate would then stand in recess until Tuesday, October 10.

RECESS UNTIL 9:30 A.M. TOMORROW

Mr. BOND. Mr. President, if there is no further business to come before the VerDate 20-SE

September 25, 1995

Senate, I now ask unanimous consent that the Senate stand in recess under the previous order.

There being no objection, the Senate, at 6:38 p.m., recessed until Tuesday, September 26, 1995, at 9:30 a.m.

NOMINATION

DEPARTMENT OF STATE

JIM SASSER, OF TENNESSEE, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO THE PEOPLE'S REPUBLIC OF CHINA. VerDate 20-SEP-95 02:15 Oct 03, 1995 Jkt 010199 PO 00000

Executive nomination received by the Secretary of the Senate September 22, 1995, under authority of the order of the Senate of January 4, 1995:

EXTENSIONS OF REMARKS

SUPPORTING A DISPUTE RESOLUTION IN CYPRUS

SPEECH OF

HON. MICHAEL P. FORBES

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Monday, September 18, 1995

Mr. FORBES. Mr. Speaker, as an original cosponsor of House Concurrent Resolution 42, I am most pleased that this important piece of legislation passed the House last Monday. This resolution will benefit both Greek Cypriots and Turkish Cypriots alike while serving the national security and economic interests of the United States.

More than one-third of the sovereign territory of the Republic of Cyprus remains under foreign occupation by over 30,000 heavily armed Turkish troops. Demilitarization of the island called for in House Concurrent Resolution 42 will lessen tensions in the region and help to promote a settlement of the longstanding dispute.

Many efforts have been made in the past to resolve the Cyprus problem and I believe a fresh approach is necessary to bridge the gap between the two parties. Last year, President Glafcos Clerides of Cyprus unveiled a proposal for demilitarization which is incorporated in part in House Concurrent Resolution 42.

The resolution has been balanced and bipartisan from the start. Monday's vote will help to stabilize the eastern Mediterranean and will benefit all concerned including the United States of America.

STUDENTS IN MICHIGAN NEED SCHOOL-TO-WORK AND JOB TRAINING OPPORTUNITIES

HON. DAVID E. BONIOR

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES Monday, September 25, 1995

Mr. BONIOR. Mr. Speaker, the last thing we should be doing is eliminating economic opportunities for our young people. Yet, that's exactly what the Gingrich majority is attempting to do. The Consolidated and Reformed Education, Employment, and Rehabilitation Systems [CAREERS] Act, H.R. 1617, under the guise of reform, repeals the School-to-Work Opportunities Act of 1994, most of the Job Training Partnership Act, and the Carl D. Perkins Vocational and Applied Technology

Act, among others.
In addition, the CAREERS Act cuts funding for youth career development by 20 percent. The 70 percent of students in Macomb and St. Clair Counties who don't go to college need the advanced technical training that will be threatened by this bill. Our students' earnings in the future will be based on what they learn today. We should be increasing the opportunities they will have in the future, not cutting the very educational tools that help them get ahead.

School-to-work and job-training programs are vital for preparing those who don't go to college for the highly skilled, good paying, technical jobs of the future. I believe the best investment this country can make is in the education and training of our next generation. We must be thoughtful in our approach, consolidate where needed and cut wasteful programs that don't work, but we must also ensure that we are providing our young people with the opportunity to earn and learn for the future. I don't believe the approach taken by this CAREERS Act guarantees those opportunities.

I believe we do need to reform, improve, and demand better performance from our employment training programs. The local school boards, elected officials, and business leaders must have the input to produce effective jobtraining programs, yet we all have a role to play. We ought to be building on the strong local, State, and Federal partnerships that we've established over the years to help our students, not destroying them.

While we need to fix education, employment, and job-training programs that don't work, we should not eliminate the ones that do. The blanket approach that starts from scratch and gives our Governors final authority over all school-to-work and job-training programs established by this bill is a serious error which will turn back the clock. For these reasons and others, I oppose this block grant approach.

TAIWAN'S SECURITY

HON. MAURICE D. HINCHEY

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Monday, September 25, 1995

Mr. HINCHEY. Mr. Speaker, in July and August, the People's Republic of China conducted two guided missile tests north of Taiwan. Understandably, the reaction among Taiwan's people was fear and panic. The tests also struck a blow at Taiwan's economy, which may have been intended: Taiwan's stock market dropped immediately.

To date, the PRC has not ruled out any further military exercises near Taiwan. There is widespread concern in Taiwan, in South Asia, and here in the United States that the PRC will continue to intimidate Taiwan in an attempt to destabilize its healthy policy and economy, and that this may lead to Taiwan's abandonment of its policy of pragmatic diplomacv.

The Government of Taiwan, the Republic of China, wants to hold to its present course. Its foreign minister, Fredrick Chien, declared on September 4, that abandoning pragmatic diplomacy would seriously threaten Taiwan's future. Chien urged his fellow citizens not to bow to China's threats of military action.

Mr. Speaker, I believe Minister Chien is correct in recommending a steady course. Let us hope that this will discourage any further bully-

ing by Beijing. Further military tests will only heighten tensions and promote instability. Instead, the goal of both governments should be increased dialog and a cooling of rhetoric. Fear and instability will not serve the people of either Taiwan or the PRC, and it certainly will not serve the interests of our own Nation.

HONORING THE CONTRIBUTIONS OF ARCHBISHOP JOHN R. ROACH TO THE TWIN CITIES OF MIN-NESOTA

HON. BRUCE F. VENTO

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Monday, September 25, 1995

Mr. VENTO. Mr. Speaker, I rise today to pay tribute to a fellow Minnesotan and a friend who has made momentous contributions to my home city of St. Paul, MN, and the entire Twin Cities area, Archbishop John R. Roach. On September 8, 1995, Archbishop Roach's retirement from the Archdiocese of Minneapolist. Paul became official and the Twin Cities noted the service and invaluable leadership of one of their most beloved citizens as he relinquished the post he has ably ministered for over 20 years.

Even before he took on this challenging role as archbishop, he was striving to strengthen the Twin Cities community by working to support our most valuable resource, our children. His years teaching at St. Thomas Academy and serving as headmaster of Mendota Heights Military School formed a solid foundation from which he later served as chair of the National Catholic Educational Association.

In addition to this role, Archbishop Roach led other groups which involved him in a variety of issues within and outside of the Twin Cities community. Archbishop Roach's leadership was especially significant in the past decade as he served as president of the National Conference of Catholic Bishops and the National Catholic Rural Life Conference, and he chaired the U.S. Bishops' Food and Agriculture Task Force. As the president of the National Conference during a key point in the 1980's, Bishop Roach took on the role of spokesman for strong statements concerning the curtailment of nuclear weapons and the global buildup of such weapons. His efforts involved the crucible of debate and moral teaching and renewed a successful effort, first among the people and the Congress and finally with the administration, to bring about massive reductions of nuclear weapons.

As chair of the International Policy Committee, Bishop Roach traveled to other nations including Ireland, Israel, and South American nations to promote peaceful solutions to the violence raging in these troubled lands. Where there was a problem, he rose as a voice for social justice and as a witness and teacher.

I have worked with Archbishop Roach and his administration on numerous issues during his service to the church in the Twin CitiesVerDate 20-SE

• This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor. Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor. area. His sincere effort and interest in education, nuclear disarmament, and especially the homeless and others in need in Minnesota, and people of other nations merits the highest recognition and gratitude. It is my honor to have worked with him and call him friend and bishop. I'm certain that I voice the sentiments of the entire Twin Cities community in wishing him a pleasant and healthy well-earned retirement and thanking him for his efforts to support our community. His presence at the helm of the Minneapolis-St. Paul Archdiocese has been cherished as extraordinary and will be deeply missed.

Mr. Speaker, I would also like to add to the RECORD an article from the Catholic Bulletin regarding Archbishop Roach.

[From the Catholic Bulletin]
THE ARCHBISHOP WE'LL MISS
(By Bob Zyskowski)

The Archbishop John R. Roach we will miss as the leader of the Archdiocese of St. Paul and Minneapolis is a brilliant man who understood that life's journey back to God includes ups and downs. But he refused to lose hope when he was in the valleys. He sought God's help, then tapped humankind's creative, God-given talents to climb the hills.

The Archbishop Roach we will miss as he begins his retirement years took a can-do attitude against the challenges of church and society. Presented with difficulties, he took the view that God would not put any obstacles in our way if that same God did not give us the means to overcome them. Archbishop Roach's tools were intellect, imagination and organizing, always organizing. Got a need? Think about it, pray about it, get advice about it, then put a structure in place to meet it.

The Archbishop Roach we will miss was the consummate analyzer. Watching him at a council or commission or board meeting was like poetry. He would hear the varied concerns and opinions, then, like a poet, synthesize the data, condense it and express a consensus of the voices that focused on the vital points.

The Archbishop Roach we will miss had the critical concerns of the key issues of the day on the tip of his tongue. Ask a question and he would tick off the criteria Catholics need to use to make a sound, morally based judgment, and, with those principles as a base, he would explain why the church took the position it did. On any issue. On every issue.

The Archbishop Roach we will miss was at his best when he spoke or wrote from his gut. You could always tell when he had a personal interest in a subject, when it meant something more to him because he knew the impact or he knew the stakes involved or if people in the Upper Midwest were affected. Whether in a column for the Catholic Bulletin, in a homily from the Cathedral pulpit or from the microphone at a meeting of the National Conference of Catholic Bishops, John R. Roach was passionate when he believed in a course of action, in a way to meet a need, in a principle to uphold. He used down-to-earth language. He told the stories of how real-life people were impacted. He came at it from the heart.

The Archbishop John R. Roach who went into retirement Sept. 8 has been a source of pride for this archdiocese. We hope he will have many years in retirement to pass along his wisdom and his love of a very good local church.

DYSTONIA AWARENESS WEEK

HON. ANDREA H. SEASTRAND

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES Monday, September 25, 1995

Mr. SEASTRAND. Mr. Speaker, hundreds of thousands of people recognize the week of September 16 to 23 as Dystonia Awareness Week. I would like to join those who are dedicated to promoting greater awareness about this neurological disorder that affects more than 250,000 people in North America.

Dystonia is a powerful disorder causing involuntary muscle spasms that twist parts or all of the body. These spasms are often painful. Those who suffer from dystonia, their families, and their friends have formed the Dystonia Medical Research Foundation to help each other and to seek the cause and cure. Many citizens react to the physical manifestations of dystonia by avoiding those who have this disorder, causing the victims to experience isolationism, and suffer grave psychological harm. It is my hope and prayer that a cure for dystonia will be found and until then we will all do our part to help those with dystonia.

TRIBUTE TO HAZEL CRAWFORD, A GREAT COMMUNITY LEADER

HON, CARRIE P. MEEK

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Monday, September 25, 1995

Mrs. MEEK of Florida. Mr. Speaker, on October 22, 1995, friends and associates of Hazel Crawford will honor her many accomplishments. Eighty-seven years young, Hazel has spent her life exemplifying the best aspects of humanity as a pioneer in civil rights for women and minorities, and a champion of children's causes.

Undaunted after having to leave school in the fourth grade, Hazel went on to have a long career as a State-licensed cosmetologist. Believing that education is the key to improving life, she went back to school. At the age of 63, she received her high school diploma.

Hazel has long been very active in her community. She became the cofounder of the first State-licensed day care facility in northern Dade County. In recognition and tribute to her outstanding work, the city of North Miami Beach named their permanent day care facility in her honor.

Further demonstrating her political acumen, she founded the Voters Council of North Miami Beach. The group has registered more than 1,500 people to vote, and has encouraged citizen participation on local government committees and boards. This year, the voters council provided two students each with \$500 college scholarships.

Hazel is a charter member of the Dade County Commission on the Status of Women and received the first local award presented by the Dade County Chapter of NOW. In addition, she volunteers with the League of Women Voters and the Orange Blossom Beautician Sorority.

I am sure that my colleagues will agree with me that Hazel's record of public service is unparalleled. A very dear and trusted friend, I wish for Hazel 87 more years of success.

CUBAN LIBERTY AND DEMOCRATIC SOLIDARITY ACT OF 1995

SPEECH OF

HON. NANCY PELOSI

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 21, 1995

The House in Committee of the Whole House on the State of the Union had under consideration the bill (H.R. 927) to seek international sanctions against the Castro government in Cuba, to plan for support of a transition government leading to a democratically elected government in Cuba, and for other purposes:

Ms. PELOSI. Mr. Chairman, I rise today to express my opposition to H.R. 927, the Cuban Liberty and Democratic Solidarity Act. I have tremendous respect for the leaders on this legislation, especially Representatives ROSLEHTINEN, DIAZ-BALART, and MENENDEZ. Their commitment to promoting democracy around the world is unquestioned. On the question of Cuba, however, I respectfully disagree with this legislation.

I oppose H.R. 927 because I believe that the embargo on Cuba and the policy of which it is the centerpiece, have failed. The embargo has not contributed in any way to increased freedom and democratization in Cuba. Rather, it has only made life hard for the Cuban people. Fidel Castro is still in power and suffering no consequences from this embargo. The people of Cuba, however, suffer daily because of it.

H.R. 927 tightens the embargo against Cuba—an embargo which has only resulted in inadequate access to medicine, to food, to healthcare, to education, and to development, for the Cuban people. It has not had an impact on Castro. It has not contributed to a more open society. It has not opened any doors to freedom.

The world has changed dramatically in the past few years; unfortunately, our foreign policy has not. It is time for us to move beyond a failed policy of strangling the Cuban people in the hope of strangling Castro's regime. The Cuban people are suffering; we should implement a policy which reaches out to them and which fosters their support for democratization. The embargo and this legislation take us in the wrong direction. We should focus our policy on promoting democracy, not on punishing the Cuban people. I urge my colleagues to vote "no" on H.R. 927.

END TURKEY'S OCCUPATION OF CYPRUS

HON. DAVID E. BONIOR

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES Monday, September 25, 1995

Mr. BONIOR. Mr. Speaker, I rise in support of House Concurrent Resolution 42, a resolution calling for the demilitarization of Cyprus.

On July 20, 1974, Turkish troops invaded Cyprus and began a military occupation. Today, 35,000 Turkish troops still remain on Cyprus. They occupy one-third of the island. In a chilling reminder of the Berlin Wall, a barbed wire fence known as the Green Line cuts across Cyprus, separating thousands of VerDate 20-SE

Greek Cypriots from the towns and communities in which their families have lived for generations

As a result of the invasion 21 years ago, thousands of people were killed, more than 200,000 people were expelled from their homes, and today, more than 1,600 remain missing—including 5 Americans.

Instead of helping us to locate the missing and enter negotiations aimed toward unity and

freedom for Cypriots, Turkey today continues to keep troops on the island.

Mr. Speaker, this resolution calls for the troops to be withdrawn from Cyprus and urges compliance with U.N. resolutions on the issue, which Turkey has thus far refused to do. I am proud to join many of my colleagues as a cosponsor of the resolution and applaud its passage.

tremendous changes around the world—the fall of the Berlin Wall, the beginning of reconciliation in the Middle East, and the end of apartheid. It is my sincere hope that soon we will be able to add Cyprus to that list of places where peace and freedom have triumphed.VerDate 20-SEP-95

Over the past few years, we have witnessed

SENATE COMMITTEE MEETINGS

Title IV of Senate Resolution 4. agreed to by the Senate on February 4, 1977, calls for establishment of a system for a computerized schedule of all meetings and hearings of Senate committees, subcommittees, joint committees, and committees of conference. This title requires all such committees to notify the Office of the Senate Daily Digest-designated by the Rules Committee-of the time, place, and purpose of the meetings, when scheduled, and any cancellations or changes in the meetings as they occur.

As an additional procedure along with the computerization of this information, the Office of the Senate Daily Digest will prepare this information for printing in the Extensions of Remarks section of the CONGRESSIONAL RECORD on Monday and Wednesday of each

week.

Meetings scheduled for Tuesday, September 26, 1995, may be found in the Daily Digest of today's RECORD.

MEETINGS SCHEDULED

SEPTEMBER 27

9:00 a.m.

Agriculture, Nutrition, and Forestry Business meeting, to consider rec-ommendations which it will make to the Committee on the Budget with respect to spending reductions and revenue increases to meet reconciliation expenditures as imposed by H. Con. Res. 67, setting forth the congressional budget for the United States Government for fiscal years 1996, 1997, 1998, 1999, 2000, 2001, and 2002.

SR-332

Finance

Business meeting, to continue to consider recommendations which it will make to the Committee on the Budget with respect to spending reductions and revenue increases to meet reconciliation expenditures as imposed by H. Con. Res. 67, setting forth the congressional budget for the United States Government for fiscal years 1996, 1997, 1998, 1999, 2000, 2001, and 2002.

SH-216

9:30 a.m.

Commerce, Science, and Transportation Aviation Subcommittee

To hold hearings on S. 1239, to amend title 49, United States Code, with respect to the regulation of interstate transportation by common carriers engaged in civil aviation.

SR-253

Environment and Public Works

To hold hearings on the nomination of Kathleen A. McGinty, of Pennsylvania, to be a Member of the Council on Environmental Quality.

SD-406 Labor and Human Resources

Business meeting, to mark up S. 1180, to amend title XIX of the Public Health Service Act to provide for health performance partnerships, and S. 1221, to authorize appropriations for the Legal Services Corporation Act.

SD-430

Banking, Housing, and Urban Affairs

Business meeting, to mark up S. 650, to increase the amount of credit available to fuel local, regional, and national economic growth by reducing the regulatory burden imposed upon financial institutions.

SD-538

2:00 p.m.

Select on Intelligence

To hold closed hearings on intelligence matters

SH-219

SEPTEMBER 28

9:00 a m Finance

> Business meeting, to continue to consider recommendations which it will make to the Committee on the Budget with respect to spending reductions and revenue increases to meet reconciliation expenditures as imposed by H. Con. Res. 67, setting forth the congressional budget for the United States Government for fiscal years 1996, 1997, 1998, 1999, 2000, 2001, and 2002.

9:30 a m

Agriculture, Nutrition, and Forestry

To hold hearings to examine the use of ethanol's impact on clean air and the farm economy.

Commerce, Science, and Transportation

Business meeting, to consider rec-ommendations which it will make to the Committee on the Budget with respect to spending reductions and revenue increases to meet reconciliation expenditures as imposed by H. Con. Res. 67, setting forth the congressional budget for the United States Government for fiscal years 1996, 1997, 1998, 1999, 2000, 2001, and 2002.

SR-253 Energy and Natural Resources

To hold hearings on the nominations of Derrick L. Forrister, of Tennessee, to be an Assistant Secretary of Energy (Congressional and Intergovernmental Affairs), Patricia J. Beneke, of Iowa, to be Assistant Secretary for Water and Science, and Eluid Levi Martinez, of New Mexico, to be Commissioner of Reclamation, both of the Department of the Interior, and Charles William Burton, of Texas, to be a Member of the Board of Directors of the United States Enrichment Corporation.

SD-366

Banking, Housing, and Urban Affairs

To hold hearings on proposed legislation to reform public housing and tenant based section 8 assistance.

SD-538

Governmental Affairs

To hold hearings on the nominations of Ned R. McWherter, of Tennessee, to be a Governor of the United States Postal Service, and Donald S. Wasserman, of the District of Columbia, to be a Member of the Federal Labor Relations Authority.

Judiciary

Business meeting, to consider pending calendar business.

SD-226

SD-342

1:30 p.m.

Judiciary

To hold hearings to examine non-immigrant immigration issues.

SD-106

Judiciary

To hold hearings on pending nominations.

SD-226

2:30 p.m.

Foreign Relations

To hold hearings on the nominations of Joan M. Plaisted, of California, to be Ambassador to the Republic of the Marshall Islands and to serve concurrently and without additional compensation as Ambassador to the Republic of Kiribati, and Don Lee Gevirtz, of California, to be Ambassador to the Republic of Fiji, and to serve concurrently and without additional compensation as Ambassador to the Republic of Nauru, Ambassador to the Kingdom of Tonga, and Ambassador to Tuvalu.

SD-419

SEPTEMBER 29

10:00 a.m.

Judiciary

To resume hearings to examine the status of religious liberty in the United States

SD-226

OCTOBER 25

10:00 a.m.

Veterans' Affairs

To hold hearings to examine veterans' employment issues.

SR-418

CANCELLATIONS

SEPTEMBER 27

9:30 a.m.

Energy and Natural Resources

Business meeting, to consider pending calendar business

SD-366

POSTPONEMENTS

SEPTEMBER 26

9:30 a.m.

Commerce, Science, and Transportation Oceans and Fisheries Subcommittee

To hold oversight hearings on the science of slow management and hatchery supplementation, focusing on the recovery of Snake River anadromous species.

SR-253

10:00 a.m.

Judiciary

To hold hearings to review the incident which occurred in Waco, Texas.

SD-106

SEPTEMBER 27

10:00 a m

Judiciary

To continue hearings to review the incident which occurred in Waco, Texas.

SD-106VerDate 20-SE

Daily Digest

Senate

Chamber Action

Routine Proceedings, pages \$14147-\$14222

Measures Introduced: Three bills were introduced, as follows: S. 1270–1272. Page S14203

VA/HUD Appropriations, 1996: Senate began consideration of H.R. 2099, making appropriations for the Departments of Veterans Affairs and Housing and Urban Development, and for sundry independent agencies, boards, commissions, corporations, and offices for fiscal year ending September 30, 1996, agreeing to committee amendments, with certain exceptions, and taking action on amendments proposed thereto, as follows:

Pages S14156–99

Pending:

Bumpers Amendment No. 2776 (to committee amendment on page 158, lines 13–14), to reduce the appropriation for the implementation of the space station program for the purpose of terminating the program.

Pages S14182–99

A unanimous-consent agreement was reached providing for further consideration of the bill and an amendment pending thereto, with a vote to occur on the pending amendment, on Tuesday, September 26, 1995.

Page S14221

Nominations Received: Senate received the following nomination: Received on Friday, September 22, during the adjournment:

Jim Sasser, of Tennessee, to be Ambassador to the People's Republic of China.

Page S14222

Measures Placed on Calendar: Page \$14203 Communications: Page \$14203

Statements on Introduced Bills: Pages \$14203-05

Additional Cosponsors: Pages \$14205-06
Amendments Submitted: Page \$14206

Additional Statements: Pages \$14206-10

Text of S. 1244 as Previously Passed:

Pages S14210-21

Recess: Senate convened at 2 p.m., and recessed at 6:38 p.m., until 9:30 a.m., on Tuesday, September 26, 1995. (For Senate's program, see the remarks of the Acting Majority Leader in today's RECORD on page \$14221.)

Committee Meetings

No committee meetings were held.

House of Representatives

Chamber Action

Bills Introduced: Four public bills, H.R. 2393–2396, and 1 private bill, H.R. 2397, were introduced. **Page H9505**

Report Filed: One report was filed as follows: Conference report on H.R. 2126, making appropriations for the Department of Defense for the fiscal year ending September 30, 1996 (H. Rept. 104–261).

Page H9505

Speaker Pro Tempore: Read a letter from the Speaker wherein he designates Representative Tate to act as Speaker pro tempore for today.

Page H9453

Quorum Calls—Votes: No quorum calls or votes developed during the proceedings of the House today.

Adjournment: Met at noon and adjourned at 1:12 p.m.

Committee Meetings

No Committee meetings were held. VerDate 20-SEP-95 02:24 Oct 03, 199

COMMITTEE MEETINGS FOR TUESDAY, SEPTEMBER 26, 1995

(Committee meetings are open unless otherwise indicated)

Senate

Committee on Finance, business meeting, to consider recommendations which it will make to the Committee on the Budget with respect to spending reductions and revenue increases to meet reconciliation expenditures as imposed by H. Con. Res. 67, setting forth the congressional budget for the United States Government for fiscal years 1996, 1997, 1998, 1999, 2000, 2001, and 2002, 9 a.m., SH–216.

Committee on Foreign Relations, to hold hearings on the nominations of James A. Joseph, of Virginia, to be Ambassador to the Republic of South Africa, and Charles H. Twining, of Maryland, to be Ambassador to the Republic of Cameroon, 2 p.m., SD–419.

Committee on the Judiciary, Subcommittee on Terrorism, Technology, and Government Information, to resume hearings to examine certain Federal law enforcement actions with regard to the 1992 incident at Ruby Ridge, Idaho, 10 a.m., SD-106.

Committee on Labor and Human Resources, business meeting, to resume their review of certain spending reductions and revenue increases to meet reconciliation expenditures as imposed by H. Con. Res. 67, setting forth the congressional budget for the United States Government for fiscal years 1996, 1997, 1998, 1999, 2000, 2001, and 2002, 9 a.m., SD–430.

NOTICE

For a listing of Senate Committee Meetings scheduled ahead, see page E1838 in today's RECORD.

House

No committee meetings are scheduled.

JOINT MEETINGS

Conferees, on S. 440, to amend title 23, United States Code, to provide for the designation of the National Highway System, 3 p.m., SD-406. VerDate 20-SEP-95 02:24 Oct 03, 1995 Jkt 010

Next Meeting of the SENATE 9:30 a.m., Tuesday, September 26

Senate Chamber

Program for Tuesday: Senate will continue consideration of H.R. 2099, VA/HUD Appropriations, 1996.

(Senate will recess from 12:30 until 2:15 p.m. for respective party conferences.)

Next Meeting of the HOUSE OF REPRESENTATIVES

12 noon, Wednesday, September 27

House Chamber

Program for Wednesday and the balance of the week: Consideration of H.R. 743, Teamwork for Employees and Managers Act of 1995 (open rule, 1 hour of general debate);

H.R. 1170, Three-Judge Court Review for State-Wide Referenda Act (open rule, 1 hour of general debate);

H.R. 1601, International Space Station Authorization Act of 1995 (open rule, 1 hour of general debate);

H.R. _____, District of Columbia Appropriations Act for fiscal year 1996 (subject to a rule being granted); and H.J. Res. _____, Continuing Resolution for fiscal year

Extensions of Remarks, as inserted in this issue

Bonior, David E., Mich., E1835, E1836 Forbes, Michael P., N.Y., E1835 Hinchey, Maurice D., N.Y., E1835 Meek, Carrie P., Fla., E1836 Pelosi, Nancy, Calif., E1836 Seastrand, Andrea H., Calif., E1836

VerDate 20-SEP-95 02:24 Oct 03, 1995 Jkt 010199 PO TO 00000, 15 minut 1966/35 Sfmt 0664 E:\BELLA\D25SE5.REC d25se1



Congressional Record The public proceedings of each House of Congress, as reported by the Official Reporters thereof, are printed pursuant to directions of the Joint Committee on Printing as authorized by appropriate provisions of Title 44, United States Code, and published for each day that one or both Houses are in session, excepting very

infrequent instances when two or more unusually small consecutive issues are printed at one time. ¶The Congressional Record is available as an online database through GPO Access, a service of the U.S. Government Printing Office. The online database is updated each day the Congressional Record is published. The database includes both text and graphics from the beginning of the 103d Congress, 2d Session (January 1994) forward. It is available on a Wide Area Information Server (WAIS) through the Internet and via asynchronous dial-in. The annual subscription fee for a single workstation is \$375. Six month subscriptions are available for \$200 and one month of access can be purchased for §35. Discounts are available for multiple-workstation subscriptions. To subscribe, Internet users should telnet swais.access.gpo.gov and login as newuser (all lower case); no password is required. Dial in users should use communications software and modem to call (202) 512-1661 and login as swais (all lower case), no password is required; at the second login prompt, login as newuser (all lower case); no password is required. Follow the instructions on the screen to register for a subscription for the Congressional Record Online via *GPO Access*. For assistance, contact the *GPO Access* User Support Team by sending Internet e-mail to help@eids05.eids.gpo.gov, or a fax to (202) 512-1262, or by calling (202) 512-1530 between 7 a.m. and 5 p.m. Eastern time, Monday through Friday, except Federal holidays. ¶The Congressional Record paper and 24x microfiche will be furnished by mail to subscribers, free of postage, at the following prices: paper edition, \$112.50 for six months, \$225 per year, or purchased for \$1.50 per issue, payable in advance; microfiche edition, \$118 per year, or purchased for \$1.50 per issue payable in advance. The semimonthly Congressional Record Index may be purchased for the same per issue prices. Remit check or money order, made payable to the Superintendent of Documents, directly to the Government Printing Office, Washington, D.C. 20402. ¶Following each session of Congress, the daily Congressional Record is revised, printed, permanently bound and sold by the Superintendent of Documents in individual parts or by sets. ¶With the exception of copyrighted articles, there are no restrictions on the republication of material from the Congressional Record.